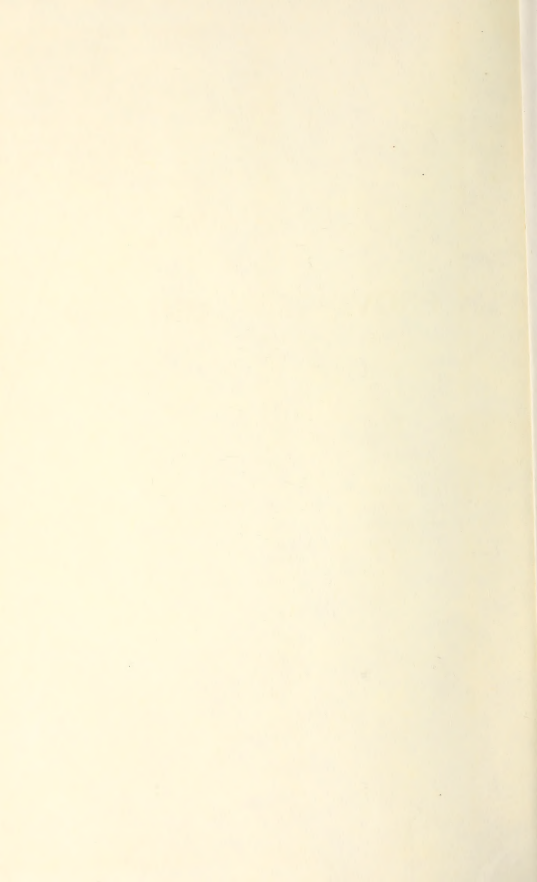




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LAWS...

STATUTES

OF THE

PROVINCE OF ONTARIO

RECEIVING ROYAL ASSENT IN THE YEAR 1980

Being in the twenty-eighth and twenty-ninth years of the Reign of Her Majesty Queen Elizabeth II

In which was held the Fourth Session of the Thirty-First Legislature of Ontario, convened on the 11th day of March, 1980 and ending upon the prorogation of the Legislature on the 12th day of December, 1980.

DEPOSITORY LIBRARY MATERIAL

HER HONOUR PAULINE M. McGIBBON
LIEUTENANT GOVERNOR

AND

HIS HONOUR JOHN B. AIRD LIEUTENANT GOVERNOR



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HIS HONOUR JOHN & AURI LIEUTEMANT GOVERNOR

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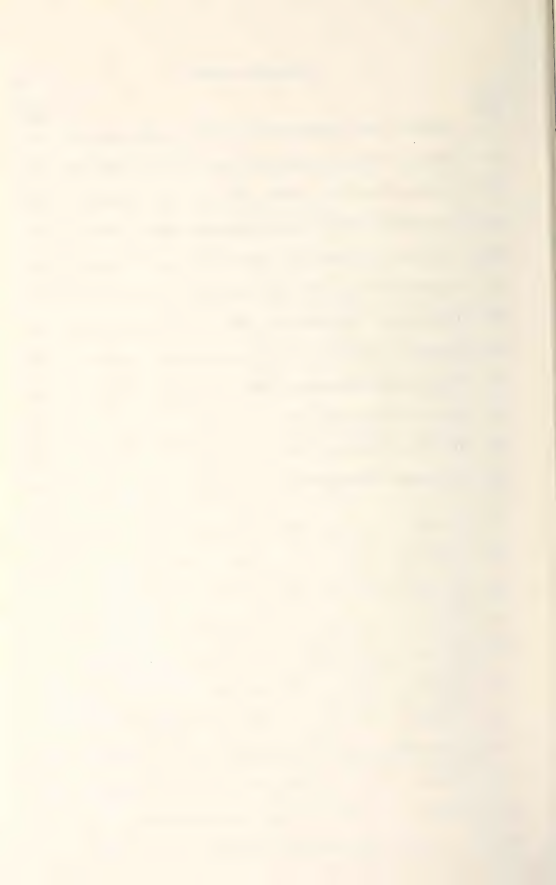
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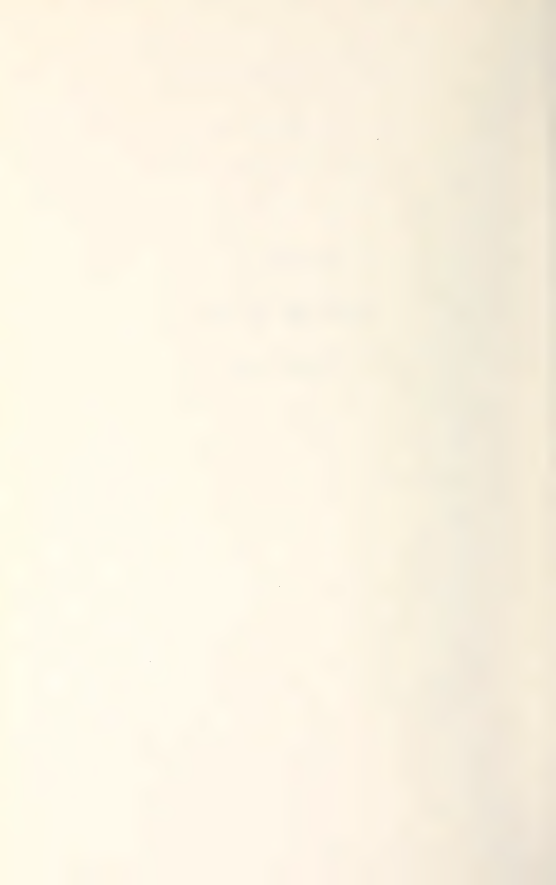
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PART I PUBLIC ACTS

Chapters 1 to 84



An Act to amend The Drainage Act, 1975

Assented to May 1st, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- **1.** Clauses b and c of subsection 1 of section 4 of *The Drainage Act*, ^{s. 4 (1) (b, c). 1975, being chapter 79, are repealed and the following substituted therefor:}
 - (b) the owner or owners, as shown by the last revised assessment roll, of lands in the area representing at least 60 per cent of the hectarage in the area;
 - (c) where a drainage works is required for a road or part thereof, the engineer, road superintendent or person having jurisdiction over such road or part, notwithstanding subsection 5 of section 61; or
- **2.** Clause *a* of subsection 1 of section 8 of the said Act is repealed and $\frac{s. \ 8 \ (1) \ (a)}{re-enacted}$ the following substituted therefor:
 - (a) plans, profiles and specifications of the drainage works, including a description of the area requiring drainage.
- 3. Section 29 of the said Act is amended by adding at the end thereof serior amended "and shall include such sums in his estimates of the cost of the construction, improvement, repair or maintenance of the drainage works".
- **4.** Section 31 of the said Act is repealed and the following substituted substituted therefor:
 - 31. Where an existing drain that was not constructed on requisition or petition under this Act or any predecessor of this Act of any predecessor of this Act drains is incorporated in whole or in part in a drainage works, the engineer in his report shall estimate and allow in money to the owner of such drain or part the value to the drainage works of such drain or part and shall include such sum in his estimates of the cost

of the construction, improvement, repair or maintenance of the drainage works.

re epacted

5. Section 33 of the said Act is repealed and the following substituted therefor:

Vlawance for loss 33. Where the engineer thinks it expedient to make an allowance for loss of access to an owner instead of providing for the construction or the replacement, enlargement or other improvement of a bridge, he shall in his report provide for payment to the owner of such amount as appears just by way of allowance for loss of access and shall include such sums in his estimates of the cost of the construction, improvement, repair or maintenance of the drainage works.

s. 41, amended **6.** Section 41 of the said Act is amended by adding thereto the following subsection:

Copy of report not required (2a) Notwithstanding subsections 1 and 2, where a block assessment is made, the notice to the owners of the lands so assessed need not be accompanied by a copy of the report.

s. 46 (2), re-enacted **7.** Subsection 2 of section 46 of the said Act is repealed and the following substituted therefor:

Idem

(2) The council of the initiating municipality and of every local municipality to whom a copy of the provisional by-law is sent under subsection 1 shall, within thirty days after the adoption of the report, send a copy of the provisional by-law, exclusive of the engineer's report, and a notice of the time and place of the sitting of the court of revision by prepaid mail to each person or body entitled to notice under section 41 and the notice shall inform each owner that he may appeal his assessment to the court of revision by a notice given to the clerk of the initiating municipality not later than ten days prior to the first sitting of the court of revision.

s. 47 (1). amended

8. Subsection 1 of section 47 of the said Act is amended by striking out "section 41" in the ninth line and inserting in lieu thereof "section 40 or subsection 2 of section 46, as the case may be".

s. 48 (1), amended 9. Subsection 1 of section 48 of the said Act is amended by striking out "41" in the sixteenth line and inserting in lieu thereof "subsection 2 of section 46, as the case may be".

s. 49, amended **10.** Section 49 of the said Act is amended by striking out "section 41" in the ninth line and inserting in lieu thereof "subsection 2 of section 46".

s. 50 (1), re-enacted **11.** Subsection 1 of section 50 of the said Act is repealed and the following substituted therefor:

(1) The council of any local municipality to which a copy of a Appeal by provisional by-law was sent under subsection 1 of section 46 may, within forty days after the copy of the provisional by-law was sent to the clerk, appeal to the Tribunal from the report by serving the clerk of the initiating municipality and the clerk of every other municipality assessed by the engineer with a written notice of appeal setting forth the reasons for such appeal.

3

- **12.** Subsection 1 of section 51 of the said Act is amended by striking out 8.51(1). "and" in the fifth line and inserting in lieu thereof "or".
- **13.** Subsection 5 of section 58 of the said Act is amended by inserting 8, 58 (5). after "a" in the third line "requisitioner or a".
- **14.** Section 60 of the said Act is amended by striking out "a reasonable s. 60. time" in the fifth line and inserting in lieu thereof "sixty days".
- 15. Subsection 1 of section 61 of the said Act is repealed and the s. 61 (1). following substituted therefor:
 - (1) The council of each local municipality that is required to Imposition raise the whole or any part of the cost of the drainage works shall assessment by by-law impose upon the land assessed for the drainage works the assessment with which it is chargeable, and the amount so imposed is payable in such instalments as the council may prescribe
- **16.** Subsection 5 of section 65 of the said Act is amended by striking out 8. 05 (5). "\$200" in the second line and inserting in lieu thereof "\$500".
- 17.—(1) Subsection 1 of section 66 of the said Act is amended by 8. 66 (1). striking out "a report" in the seventh line and inserting in lieu thereof "an inspection".
 - (2) The said section 66 is amended by adding thereto the following s. 66, subsection:
 - (1a) The clerk of the initiating municipality shall forthwith Notice of send a copy of the assessment to the owners of land assessed under subsection 1, and any owner who is so assessed for a sum greater than \$500 and is dissatisfied with the assessment may appeal to the Tribunal within forty days after the date the notice is sent to him by the clerk.
- **18.** Section 68 of the said Act is repealed and the following substituted \$.68. therefor
 - 68. Where compensation has been paid to the owner of any Registration land under section 32 or 33, the clerk of the local municipality shall cause to be registered in the proper land registry office a copy of the by-law adopting the report, exclusive of the plans, profiles and

specifications of the drainage works, together with a statement of the amount paid and a description of the land in respect of which the amount was paid in the Form prescribed in the regulations.

- constant amended
- 19. Subsection 3 of section 75 of the said Act is amended by striking out "\$1,000" in the fifth line and inserting in lieu thereof "\$5,000".
- s. 76 (2), re-charted
- **20.** Subsection 2 of section 76 of the said Act is repealed and the following substituted therefor:
- Proceedings on report of engineer
- (2) The proceedings upon such report, excepting appeals, shall be the same, as nearly as may be, as upon the report for the construction of the drainage works.
- amended
- **21.** Section 77 of the said Act is amended by adding thereto the following subsection:
- Written opinion in lieu of report
- (3) Where the relocation of a drainage works or part thereof referred to in subsection 2 is to be effected within the lands under the jurisdiction of the road authority, the engineer may prepare a written opinion instead of a report.
- s. 78 (4), re-enacted
- **22.** Subsection 4 of section 78 of the said Act is repealed and the following substituted therefor:

Proceedings

- (4) All proceedings, including appeals, under this section shall be the same as on a report for the construction of a drainage works.
- s. 79 (1), amended
- 23.—(1) Subsection 1 of section 79 of the said Act is amended by striking out "thirty" in the first line and inserting in lieu thereof "forty-five" and by striking out "whose property is injuriously" in the second line.
- s. 79 (2), amended
- (2) Subsection 2 of the said section 79 is amended by striking out "whose property is injuriously" in the third and fourth lines.
- s. 94 (1), re-enacted
- **24.** Subsection 1 of section 94 of the said Act is repealed and the following substituted therefor:
- Inspection of drainage works
- (1) The drainage superintendent shall inspect every drainage works for which the municipality is responsible and shall report periodically to council on the condition of the drainage works in the municipality.
- s. 95a, enacted
- **25.** The said Act is amended by adding thereto the following section:

Offence

95a. Every person who wilfully interferes with or obstructs a drainage superintendent or a commissioner in the exercise of his powers under this Act is guilty of an offence and on summary conviction is liable to a fine of not more than \$1,000.

- **26.**—(1) Subsection 1 of section 96 of the said Act is repealed and the s. 96 (1), following substituted therefor:
 - (1) Subject to subsections 3, 4 and 5, a court of revision shall Court of consist of three or five members appointed by the council of the revision initiating municipality and such members other than members of the council may be paid such remuneration and expenses as the council may by by-law provide.
 - (2) The said section 96 is amended by adding thereto the following s. 96, amended subsections:
 - (4) A majority of the members of the court of revision shall Quorum constitute and, notwithstanding the decision of any court, shall be deemed always to have constituted a quorum.
 - (5) A quorum of the court of revision is sufficient and, not- Jurisdiction withstanding the decision of any court, shall be deemed always to of quorum have been sufficient to exercise all of the jurisdiction and powers of the court of revision.
- **27.** Subsection 11 of section 97 of the said Act is repealed and the s. 97 (11), following substituted therefor:
 - (11) The costs chargeable or to be awarded in any proceedings What may include the costs of witnesses and of procuring their attend- chargeable ance, the costs of secretarial staff and such other costs as the Tribunal may direct.
- 28. Section 100 of the said Act is repealed and the following substituted s. 100, re-enacted
 - 100. In any application, appeal or reference under sections 8, Decision 10, 48, 49, 50, 54, 64, 65, 66 and 75 the decision of the Tribunal is final.
- **29.** This Act comes into force on the day it receives Royal Assent.

Commencement 5

30. The short title of this Act is *The Drainage Amendment Act*, 1980. Short title



An Act to amend The Durham Municipal Hydro-Electric Service Act, 1979

Assented to May 1st, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- **1.** Section 11 of *The Durham Municipal Hydro-Electric Service Act*, s. 11. 1979, being chapter 71, is amended by adding thereto the following subsection:
 - (3) The City of Oshawa Act, 1960 applies, with necessary modifications, in respect of the bus transportation system referred to in 1960, c. 160 subsection 1 and for the purpose, a reference in The City of Oshawa Act, 1960 to the "Commission" shall, on and after the 1st day of January, 1980, be deemed to be a reference to the Oshawa Public Utilities Commission established by section 2.
- 2. This Act comes into force on the day it receives Royal Assent.
- **3.** The short title of this Act is *The Durham Municipal Hydro-Electric* Short title *Service Amendment Act*, 1980.



An Act to repeal The Welfare Units Act

Assented to May 1st, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- **1.** The Welfare Units Act, being chapter 494 of the Revised Repeal Statutes of Ontario, 1970, is repealed.
- 2. This Act comes into force on the day it receives Royal Commence-Assent.
- 3. The short title of this Act is The Welfare Units Repeal Act, Short title 1980.



11

CHAPTER 4

An Act to amend The Game and Fish Act

Assented to May 1st, 1980

ETER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Section 1 of The Game and Fish Act, being chapter 186 s. 1. of the Revised Statutes of Ontario, 1970, as amended by the Statutes of Ontario, 1971, chapter 30, section 1 and 1973, chapter 108, section 1, is further amended by renumbering paragraph 1a as paragraph 1b and by adding thereto the following paragraphs:
 - 1a. "body-gripping trap" means a trap designed to capture an animal by seizing and holding the animal by any part of its body but does not include a trap designed to capture a mouse or a rat;
 - 16a. "leg-hold trap" means a trap designed to capture an animal by seizing and holding the animal by the leg or foot.
 - (2) Paragraph 30 of the said section 1 is repealed and the following s. 1, par. 30, re-enacted substituted therefor-
 - 30. "trap" means a spring trap, body-gripping trap, leg-hold trap, gin, deadfall, snare, box or net used to capture an animal, and "trapping" has a corresponding meaning.
- 2. Section 2 of the said Act, as amended by the Statutes of s. 2. Ontario, 1971, chapter 30, section 2, is further amended by adding thereto the following subsection:
 - (3) Notwithstanding subsection 1, this Act applies to domestic Idem animals and to persons referred to in clause b of subsection 1 in respect of the restrictions on the use of body-gripping and leg-hold traps referred to in section 29a.

< 20a enacted 3. The said Act is amended by adding thereto the following section:

Interpretation 29a.—(1) In this section, "animal" includes any domestic, fur-bearing or game animal.

Prohibition

(2) No person shall trap or attempt to trap any animal by means of a body-gripping or leg-hold trap.

Exceptions

- (3) Subsection 2 does not apply,
 - (a) to a person who holds a licence to hunt or trap fur-bearing animals;
 - (b) to a farmer who uses a body-gripping or leg-hold trap on his own lands in defence or preservation of his property or in circumstances referred to in subsection 6 of section 58;
 - (c) to a person who uses a body-gripping or leg-hold trap designated by the Minister as a humane trap.

Designation of exempted areas

(4) The Minister may, with the approval of the Lieutenant Governor in Council, make an order designating areas or municipalities in Ontario in which the prohibition set out in subsection 2 does not apply.

Designation

(5) The Minister may, with the approval of the Lieutenant Governor in Council, make an order designating any body-gripping trap or leg-hold trap as a humane trap for the purpose of clause c of subsection 3.

Commencement 4. This Act comes into force on the day it receives Royal Assent.

Short title

5. The short title of this Act is The Game and Fish Amendment Act, 1980.

An Act to amend The Live Stock and Live Stock Products Act

Assented to May 1st, 1980

HERMAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 1 of *The Live Stock and Live Stock Products Act*, being s. 1. re-enacted chapter 251 of the Revised Statutes of Ontario, 1970, as amended by the Statutes of Ontario, 1971, chapter 50, section 52 and 1978, chapter 100, section 11, is repealed and the following substituted therefor:

1. In this Act,

Interpretation

- (a) "Board" means the Agricultural Licensing and Registration Review Board established under *The Ministry of* R.S.O. 1970, Agriculture and Food Act;
- (b) "Commissioner" means the Live Stock Commissioner;
- (c) "grade" means the classification of any live stock or live stock product according to the prescribed standards;
- (d) "inspector" means an inspector appointed for the purposes of this Act;
- (e) "licence" means a licence required under this Act;
- (f) "live stock" means animals or poultry designated as live stock in the regulations;
- (g) "live stock dealer" means a person engaged in the business of buying or selling live stock on his own account or as an agent;
- (h) "live stock product" means an animal or poultry product designated as a live stock product in the regulations;
- (i) "Minister" means the Minister of Agriculture and Food;

(j) "regulations" means the regulations made under this Act.

- re emacted
- 2. Section 2 of the said Act is repealed and the following substituted therefor:

I required

- 2. No person shall engage in business,
 - (a) as a live stock dealer; or
 - (b) as a dealer in live stock products,

without a licence therefor from the Commissioner.

- 2a. re-chacted **3.** Section 2a of the said Act, as enacted by the Statutes of Ontario, 1971, chapter 50, section 52, is repealed and the following substituted therefor:

Licence

- 2a.—(1) The Commissioner shall issue a licence to a person who makes application therefor in accordance with this Act and the regulations and pays the prescribed fee unless, after a hearing, he is of opinion that,
 - (a) the past conduct of the applicant or, where the applicant is a corporation, of its officers or directors, affords reasonable grounds for belief that the operations that would be authorized by the licence will not be carried on in accordance with law;
 - (b) the applicant is not in a position to observe or carry out the provisions of this Act and the regulations or the conditions under which the licence is issued; or
 - (c) any other ground for refusal to issue specified in the regulations exists.

Renewal

(2) Subject to section 2b, the Commissioner shall renew a licence on application therefor by the licensee in accordance with this Act and the regulations and payment of the prescribed fee.

enacted

4. The said Act is amended by adding thereto the following sections:

Dealers' obligations

- 5a. Every live stock dealer and every dealer in live stock products shall.
 - (a) furnish security or proof of financial responsibility as required by the regulations;
 - (b) make payment for live stock or live stock products in the manner and in accordance with the conditions prescribed by the regulations; and

- (c) keep such books and records, make such returns and furnish such information, as are prescribed by the regulations.
- 5b.—(1) Where a fund for live stock or any class thereof is Regulations established under *The Farm Products Payments Act*, the Lieuten- R.S.O. 1970, ant Governor in Council, in regulations made under that Act, c. 163 may, for the purpose of that Act,
 - (a) designate as producers any class or classes of persons engaged in selling such live stock or class thereof, as owners or otherwise, and may limit the extent of any such designation:
 - (b) designate classes of dealers and producers and prescribe different fees payable by different classes to the board constituted to administer the fund, and require the payment of such fees:
 - (c) provide that the fees payable by any class or classes of producers or persons designated as producers to the board constituted to administer the fund may be collected in the same manner as licence fees fixed under clause b of subsection 1 of section 5 of The Beef Cattle R.S.O. 1970, Marketing Act; and
 - (d) exempt any class or classes of producers or persons designated as producers from the application of The R.S.O. 1970, Farm Products Payments Act or the regulations made c. 163 under that Act, or any part thereof.
- (2) For the purposes of the fund mentioned in subsection 1, if, Power of at any time the amount standing to the credit of the fund is borrow insufficient for the purpose of making payments for claims under The Farm Products Payments Act, the board constituted to administer the fund may borrow such sums as are necessary to meet the deficit by loans from a chartered bank, loan company, trust company, credit union or other person.
- (3) Upon the recommendation of the Minister, the Lieutenant Guarantee Governor in Council may, upon such terms as the Lieutenant Governor in Council considers proper, guarantee the payment of any loan or loans or any part thereof, together with interest thereon, made to the board for the purposes of subsection 2.

(4) The aggregate of the principal sum or sums guaranteed Amount under subsection 3 shall not exceed \$1,000,000 outstanding at any one time.

guaranteed

Application of R.S.O. 1970, 1974, S.G. 1704

- (5) Subsections 2 to 6 of section 5a of *The Ministry of Agriculture and Food Act* apply with necessary modifications to a guarantee given under subsection 3 of this section.
- Non-application of certain subsections
- (6) Subsection 3 of section 3 and subsection 4 of section 5 of *The Beef Cattle Marketing Act* do not apply to fees imposed and collected under *The Farm Products Payments Act* and the regulations made thereunder.

s n (l). amended

- **5.**—(1) Clauses j to u of subsection 1 of section 6 of the said Act are repealed and the following substituted therefor:
 - (*j*) regulating the production and sale of poultry and of eggs for the production of poultry;
 - (k) classifying persons dealing in live stock or live stock products;
 - (l) providing for the manner of issuing licences and prescribing their duration and the fees payable therefor;
 - (m) prescribing the terms and conditions on which licences are issued;
 - (n) providing grounds for refusal to issue or renew, suspension or revocation of licences in addition to the grounds mentioned in sections 2a or 2b, as the case may be;
 - (o) prescribing forms and providing for their use;
 - (p) requiring the furnishing of security or proof of financial responsibility by live stock dealers or dealers in live stock products or any class thereof and providing for the administration, forfeiture and disposition of any moneys or securities so furnished:
 - (q) prescribing the manner in which, and the conditions under which, a live stock dealer or dealer in live stock products or any class thereof shall make payment for live stock or live stock products or any class thereof;
 - (r) prescribing the books and records to be kept, returns to be made and information to be furnished by live stock dealers or dealers in live stock products or any class thereof, and the places at which such books and records shall be kept;
 - (s) designating animals or poultry as live stock for the purposes of this Act;

- (t) designating animal or poultry products as live stock products for the purposes of this Act;
- (u) governing the seizure and detention of any live stock or live stock product by an inspector and prescribing the procedures therefor;
- (v) providing for the exemption from this Act or the regulations, or any provision thereof, of any person or class of persons.
- (2) The said section 6 is amended by adding thereto the following s. 6, amended subsection:
- (3) Any regulation may adopt by reference, in whole or in part Authority with such changes as the Lieutenant Governor in Council consid-grades, etc., ers necessary, any grade, standard or grade name established by reference under the *Canada Agricultural Products Standards Act*, as R.S.C. 1970, amended or re-enacted from time to time, and may require compliance with any such grade, standard or grade name so adopted, including any such changes.
- **6.** This Act comes into force on a day to be named by proclamation of Commence-the Lieutenant Governor.
- 7. The short title of this Act is The Live Stock and Live Stock Products Short title Amendment Act, 1980.



An Act to amend The Credit Unions and Caisses Populaires Act, 1976 and to provide additional powers in certain other Acts with respect to Credit Unions and Caisses Populaires

Assented to May 1st, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Section 102 of *The Credit Unions and Caisses Populaires Act*, 1976, c. 62, 1976, being chapter 62, is amended by adding thereto the amended following clause:
 - (ba) act as a liquidator of the estate and effects of a credit union for the purpose of winding up its affairs and distributing its property.
 - (2) Section 128 of the said Act is amended by adding thereto the s. 128, following subsection:
 - (3a) Clause a of subsection 3 does not apply where the Ontario Share and Deposit Insurance Corporation is the liquidator.

 Ontario Share and Deposit Insurance Corporation is the liquidator.
- 2. Subsection 6 of section 11 of *The Bailiffs Act*, being chapter 38 of the R.S.O. 1970. Revised Statutes of Ontario, 1970, is amended by inserting after s. 11 (6), "Office" in the third line "a credit union, as defined in *The Credit* amended *Unions and Caisses Populaires Act*, 1976".
- **3.** Subsection 1 of section 383 of *The Insurance Act*, being chapter 224 R.S.O. 1970, of the Revised Statutes of Ontario, 1970, is amended by adding s. 383 (1), amended the following clause:
 - (s) term deposits accepted by a credit union as defined in The Credit Unions and Caisses Populaires Act, 1976. 1976, c. 62
- **4.** Subsection 1 of section 150 of *The Loan and Trust Corporations Act*, R.S.O. 1970, being chapter 254 of the Revised Statutes of Ontario, 1970, as s. 150 (1), amended by the Statutes of Ontario, 1972, chapter 101, section 18, amended is further amended by adding thereto the following clause:
 - (q) term deposits accepted by a credit union as defined in The Credit Unions and Caisses Populaires Act, 1976.

R > O 1070, c. 401, . U 1/1, amended 5. Subsection 1 of section 31 of *The Real Estate and Business Brokers Act*, being chapter 401 of the Revised Statutes of Ontario, 1970, is amended by inserting after "company" in the second line "credit union, as defined in *The Credit Unions and Caisses Populaires Act*, 1976".

R S O 1970, c. 470, s. 26, amended **6.**—(1) Section 26 of *The Trustee Act*, being chapter 470 of the Revised Statutes of Ontario, 1970, is amended by adding thereto the following clause:

1976, c. 62

(h) term deposits accepted by a credit union as defined in The Credit Unions and Caisses Populaires Act, 1976.

s. 28, amended (2) Section 28 of the said Act is amended by adding at the end thereof "or in any credit union as defined in *The Credit Unions and Caisses Populaires Act*, 1976".

1971, c. 66, s. 6d (1), amended 7.—(1) Subsection 1 of section 6d of The Ministry of Colleges and Universities Act, 1971, being chapter 66, as enacted by the Statutes of Ontario, 1973, chapter 86, section 3, is amended by inserting after "applies" in the fifth line "or by a credit union, as defined in The Credit Unions and Caisses Populaires Act, 1976".

s. 6e (1), amended (2) Subsection 1 of section 6e of the said Act, as enacted by the Statutes of Ontario, 1975, chapter 29, section 1, is amended by inserting after "bank" in the second line and in the fourth line "or credit union".

s. 6e (2), (a, c, d, h, i, j), amended (3) Clauses a, c, d, h, i and j of subsection 2 of the said section 6e are amended by inserting after "bank" where it occurs in each instance "or credit union".

s. 6e (2), (c. f. g), amended (4) Clauses *e*, *f* and *g* of subsection 2 of the said section 6*e* are amended by inserting after "banks" where it occurs in each instance "or credit unions".

Commencement 8. This Act comes into force on the day it receives Royal Assent.

Short title

9. The short title of this Act is The Credit Unions and Caisses Populaires Statute Law Amendment Act, 1980.

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CHAPTER 7

An Act to amend The Telephone Act

Assented to May 1st, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Section 96 of *The Telephone Act*, being chapter 457 of the Revised s. 96. Statutes of Ontario, 1970, is amended by adding thereto the following subsections:
 - (2) Where it is in the public interest for two or more telephone Idem systems to enter into an agreement under subsection 1 and the parties to the proposed agreement are unable to agree on the terms that are to be included in the agreement, any telephone system having an interest in the proposed agreement may apply to the Commission, and the Commission after such inquiry as it considers necessary, may direct specified terms to be included in the agreement.
 - (3) On an application for approval of an agreement entered into Amending under subsection 1, the Commission, after such inquiry as it considers necessary, may make any amendment to the agreement that it considers to be in the public interest.
- 2. This Act comes into force on the day it receives Royal Assent.
- **3.** The short title of this Act is *The Telephone Amendment Act*, 1980. Short title



An Act to amend The Public Transportation and Highway Improvement Act

Assented to May 1st, 1980

TER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Section 1 of The Public Transportation and Highway Improvement s. 1, Act, being chapter 201 of the Revised Statutes of Ontario, 1970, is amended amended by adding thereto the following clause:
 - (ja) "public utilities commission" means a commission or board having the control and management of a public utility undertaking in a municipality.
- 2. Section 20 of the said Act, as re-enacted by the Statutes of Ontario, s. 20, 1977, chapter 53, section 1, is repealed and the following substituted re-enacted therefor:
 - 20.—(1) The Minister may enter into an agreement with any Transportmunicipality, including a district, metropolitan or regional study municipality, or with any public utilities commission for the prep-report aration of a report on the whole or any part of the transportation or highway system required to meet the needs of the municipality and the Minister may direct payment out of moneys appropriated therefor by the Legislature of a sum not exceeding 75 per cent of the cost of the report.

(2) The Minister may enter into an agreement with any munici- Transportpality, including a district, metropolitan or regional municipality, experimental or with any public utilities commission to provide all or any part of project an experimental or demonstration project related to the transportation or highway system of the municipality and the Minister may direct payment out of moneys appropriated therefor by the Legislature of a sum not exceeding 75 per cent of the cost of the project.

- 3. Subsection 8 of section 31 of the said Act is repealed and the s. 31 (8). following substituted therefor:
 - (8) Every person who contravenes any of the provisions of Offence subsection 2 or 3 or who fails to comply with a notice given under

subsection 5 is guilty of an offence and on summary conviction is liable to a fine of not less than \$50 and not more than \$500 for a first offence and not less than \$200 and not more than \$1,000 for any subsequent offence.

amended

4. Section 33 of the said Act, as re-enacted by the Statutes of Ontario, 1973, chapter 67, section 12, and amended by the Statutes of Ontario, 1976, chapter 41, section 3, is further amended by adding thereto the following subsection:

Designation not regulation within R S O 1970, a 410

(4) A designation under this section is not a regulation within the meaning of *The Regulations Act*.

c 410 c 45 (8), re-enacted

5. Subsection 8 of section 35 of the said Act is repealed and the following substituted therefor:

Offence

(8) Every person who contravenes any of the provisions of subsection 2 or 3 or who fails to comply with a notice given under subsection 5 is guilty of an offence and on summary conviction is liable to a fine of not less than \$50 and not more than \$500 for a first offence and to a fine of not less than \$200 and not more than \$1,000 for any subsequent offence.

s 63 (6), re-enacted 6.—(1) Subsection 6 of section 63 of the said Act is repealed and the following substituted therefor:

Term of office

(6) The term of office of every member of a suburban roads commission expires with the 31st day of January of the year following the next municipal election held after his appointment and his successor shall be appointed after the council elected in that election assumes office.

s. 63 (12). amended

(2) Subsection 12 of the said section 63 is amended by striking out "or of a municipal council" in the second line.

Present members R.S.O. 1970. (3) Notwithstanding subsection 6 of section 63 of *The Public Transportation and Highway Improvement Act*, as re-enacted by subsection 1, members holding office on the day this Act comes into force remain in office until their respective terms expire.

87c (1),
 amended

7. Subsection 1 of section 87*c* of the said Act, as enacted by the Statutes of Ontario, 1973, chapter 20, section 2, is amended by inserting after "municipality" in the first line "or a public utilities commission".

Commencement 8. This Act comes into force on the day it receives Royal Assent.

Short title

9. The short title of this Act is The Public Transportation and Highway Improvement Amendment Act, 1980.

The Elevating Devices Act, 1980

Assented to May 1st, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Interpretation

- (a) "alteration" means an alteration or replacement, removal or addition of any component or part of an elevating device that results in, or may result in, a change in the original design, inherent safety or operational characteristics of the elevating device, and "altered" has a corresponding meaning;
- (b) "attendant" means a person who, as the whole or a part of his normal duties.
 - (i) operates an elevating device that is equipped with operating devices that are automatically rendered inoperative should an unsafe condition for operation of the elevating device arise, or
 - (ii) actively engages in or supervises the loading, passage or unloading of persons or freight on an elevating device:
- (c) "contractor" means a person who performs for his own benefit or for the benefit of another, with or without compensation, any work with respect to the installation, alteration, repair or maintenance of an elevating device or part thereof but does not include an employee;
- (d) "Deputy Minister" means the Deputy Minister of Consumer and Commercial Relations;
- (e) "design submission" means drawings, specifications, calculation sheets, work test certificates and any other information prescribed by regulation for an elevating

device or part thereof submitted to the Ministry for the purpose of registration;

- (f) "Director" means the Director of the Elevating Devices Branch of the Ministry;
- (g) "elevating device" means a non-portable device for hoisting and lowering or moving persons or freight, and includes an elevator, dumbwaiter, escalator, moving walk, manlift, passenger ropeway, incline lift, construction hoist, stage lift, platform lift and stairway lift as defined in the regulations;
- (h) "freight" means any substance, article or thing;
- (i) "inspector" means an inspector appointed for the purposes of this Act;
- (j) "major alteration" means a major alteration as defined in the regulations;
- (k) "maximum capacity" means the weight that an elevating device is designed and constructed to carry safely as prescribed by the regulations;
 - (l) "mechanic" means a person who has a minimum of four years work experience directly related to the work assigned to him and who has full knowledge of this Act and the regulations and of the codes applicable to the elevating device upon which he is assigned to work;
- (m) "Minister" means the Minister of Consumer and Commercial Relations;
- (n) "Ministry" means the Ministry of Consumer and Commercial Relations;
- (*o*) "operator" means a person who in the normal course of his duties,
 - (i) operates an elevating device that is equipped with operating devices that are not automatically rendered inoperative upon the arising of a condition rendering the operation of the elevating device unsafe, and
 - (ii) has direct and full control of any movement of the load-carrying unit of the elevating device;

- (p) "owner" includes the person in charge of an elevating device as owner, licensee, lessee, agent or otherwise, but does not include an attendant or operator as such;
- (q) "professional engineer" means a person who is a member of the Association of Professional Engineers of the Province of Ontario or who is licensed to practise as a professional engineer under *The Professional Engineers* R.S.O. 1970, Act;
- (r) "regulations" means the regulations made under this Act. R.S.O. 1970, c. 143, s. 1; R.S.O. 1970, c. 80, s. 1.

2. This Act does not apply to,

Where Act does not

- (a) elevating devices in or in connection with private dwelling houses used exclusively by the occupants thereof and their guests unless the owner of the device requests that this Act be applied to it;
- (b) feeding machines or belt, bucket, scoop, roller or similar type of freight conveyor or material handling device;
- (c) a lifting device that is an intermediate part of a fully automatic conveyor or material handling system;
- (d) freight ramps having a means of adjusting the slope of the ramp;
- (e) freight platforms, on which the riding of persons is prohibited, having a rise of two metres or less;
- (f) lubrication hoists or other similar mechanisms;
- (g) piling or stacking machines used within one storey;
- (h) elevating devices that are,
 - (i) installed in or adjacent to a barn, and
 - (ii) used by the proprietor of the barn or a tenant thereof exclusively for his agricultural purposes;
- (i) lifting devices that are,
 - (i) at each entrance mechanically loaded or unloaded by a conveyor or other fixed mechanism,

- (ii) so fenced in or guarded as to prevent persons from accidentally entering the hoistway,
- (iii) in a location inaccessible to the general public, and
- (iv) controlled by designated trained personnel only;
- (j) powered platforms that are designed to provide access to the exterior or interior of a building or structure and that consist of a suspended working platform, a roof car, or other suspension means and track or guidance systems;
- (k) automated window cleaning mechanisms;
- (l) dumbwaiters, having a car-floor area less than 0.2m², maximum capacity less than ten kilograms and the sill of every hoistway opening 0.8 metres or more above floor level; and
- (*m*) any class or subclass of elevating devices excluded by the regulations. R.S.O. 1970, c. 143, s. 2; R.S.O. 1970, c. 80, s. 2, *amended*.

Appointment of inspectors and Director **3.**—(1) Such inspectors as may be necessary to enforce this Act and the regulations may be appointed by the Deputy Minister and the Deputy Minister may designate one of the inspectors as the Director for the purposes of the general administration of this Act and the regulations including the supervision and direction of inspectors.

Certificate of appointment (2) The Deputy Minister shall issue a certificate of appointment, bearing his signature or a facsimile thereof, to every inspector.

Production of certificate (3) Every inspector, while in the exercise of any of his powers or duties under this Act, shall produce his certificate of appointment upon request. *New*.

Special inspector

4. The Deputy Minister may authorize the Director to employ the services of a qualified person to inspect any elevating device, in which case and for such purpose only that person shall be deemed to be an inspector. R.S.O. 1970, c. 143, s. 5, amended.

Right to examine person under oath 5. For the purpose of an inspection or an investigation under this Act, the Director may, by notice in writing, require the attendance before him of any person at the time and place named in the notice and may then and there examine such person under oath regarding any matter pertaining to the inspection or investigation. R.S.O. 1970, c. 143, s. 9.

- **6.**—(1) An inspector may, for the purposes of carrying out his Powers of duties under this Act and the regulations,
 - (a) subject to subsection 3, at any time without a warrant, enter in or upon any premises where he has reason to believe that an elevating device is being installed or operated and inspect an elevating device;
 - (b) require the production of any licence, drawings, notice, document, report or record required by this Act or the regulations and examine and copy the same and may require information from any person concerning any matter related to an elevating device or the handling or use thereof:
 - (c) by notice in writing, require an owner to prepare his elevating device or any part thereof for inspection;
 - (d) require the owner, attendant, operator, contractor or any user of an elevating device to do or refrain from doing anything the inspector considers necessary during an inspection;
 - (e) be accompanied by any person who has special or expert knowledge of any matter in relation to an elevating device or a part thereof or use thereof;
 - (f) require the owner of an elevating device to conduct at his own expense such tests as the inspector specifies;
 - (g) alone, or in conjunction with such other person or persons possessing special or expert knowledge or skill as the Director designates, make such examinations, tests, inquiries as may be necessary to ascertain whether this Act and the regulations are being complied with, and for such purpose take or remove any material or part, subject to the owner being notified thereof. R.S.O. 1970, c. 143, ss. 9-11; R.S.O. 1970, c. 80, ss. 6-8, amended.
- (2) In carrying out his duties under this Act, an inspector shall Safety codes apply such safety codes as are prescribed by this Act and the regulations. R.S.O. 1970, c. 143, s. 8, amended.
- (3) An inspector shall not enter any room or place actually being Limit on used as a dwelling where the occupier refuses entry except under to enter the authority of a search warrant issued under section 142 of *The* 1979, c. 4 *Provincial Offences Act, 1979.* New.

Obstructing inspector prohibited 7.—(1) No person shall hinder, obstruct, molest or interfere with or attempt to hinder, obstruct, molest or interfere with an inspector in the exercise of a power or the performance of a duty under this Act and the regulations. R.S.O. 1970, c. 80, s. 17; R.S.O. 1970, c. 143, s. 17, amended.

Assisting inspector

(2) Every person shall furnish all necessary means in his power to facilitate any entry, inspection, examination or inquiry by an inspector in the exercise of his powers and duties under this Act and the regulations.

Failure to comply

(3) No person shall neglect or refuse to produce a licence, drawing, specification, record or report as required by an inspector under clause b of subsection 1 of section 6. New.

Providing information

(4) No person shall furnish an inspector with false information or neglect or refuse to furnish information required by an inspector in the exercise of his duties under this Act and the regulations. R.S.O. 1970, c. 143, s. 18; R.S.O. 1970, c. 80, s. 18, amended.

Disclosure of information

8.—(1) An inspector shall not publish, disclose or communicate to any person any information, record, report or statement acquired, furnished, obtained, made or received under the powers conferred under this Act and the regulations except for the purposes of carrying out his duties under this Act and the regulations.

Idem

(2) The Director may communicate or allow to be communicated, disclosed or published information, material, statements or test results acquired, furnished, obtained or made under the powers conferred under this Act and the regulations. New.

Liability of inspector

9.—(1) No action or other proceeding for damages lies or shall be instituted against an inspector for an act or omission by him in good faith in the execution or intended execution of any power or duty under this Act or the regulations. R.S.O. 1970, c. 143, s. 13, amended.

Liability of Crown R.S.O. 1970, c. 365 (2) Subsection 1 does not, by reason of subsections 2 and 4 of section 5 of *The Proceedings Against the Crown Act*, relieve the Crown of liability in respect of a tort committed by an inspector to which it would otherwise be subject and the Crown is liable under that Act for any such tort in like manner as if subsection 1 had not been enacted. *New*.

Inspection order

10.—(1) Where an inspector finds that any provision of this Act or the regulations is being contravened, he may serve the person he believes to be the contravenor and that person's supervisor or employer, or any of them, an order in writing directing compliance with the provision and may require the order to be

carried out forthwith or within such time as is specified in the order.

- (2) An order under this section shall contain sufficient informa- Idem tion to specify the nature of the contravention.
- (3) Where in the opinion of an inspector there is a contravention Affixing of this Act or the regulations of such a nature as may pose a serious hazard to the safety of any person or property, he shall order that the elevating device in respect of which the contravention exists not be operated or used and shall affix a seal thereto.

- (4) Where a seal has been affixed to an elevating device under Idem subsection 3, no person shall remove the seal except an inspector or a mechanic authorized by an inspector for the purpose of making the elevating device conform to this Act and the regulations
- (5) Any person aggrieved by an order made under this section Appeal of may appeal to the Director who shall hear and dispose of the appeal but such an appeal does not affect the operation of the order appealed from pending disposition of the appeal.

- (6) An appeal under subsection 5 need not be made in writing, Idem but the Director may require the grounds for appeal to be specified in writing before the appeal is heard.
- (7) On an appeal under this section, the Director may substitute Idem his findings or opinion for those of the inspector who made the order appealed from and may rescind or affirm the order or make a new order in substitution therefor and the order of the Director shall stand in place of and have the like effect under this Act as the order of the inspector.
- (8) Where an elevating device or part thereof is found, after its Repairs to defective installation, to be unsafe or inherently defective, the Director may parts order such repairs as he considers necessary to be made within such time period as he specifies. New.

11.—(1) No person shall commence a new installation or Drawings and major alteration of an elevating device until a design submission to be therefor has been registered by the Director.

- (2) Application for registration under subsection 1 shall be in Idem accordance with the requirements prescribed by the regulations.
- (3) The Director may refuse to register a design submission Idem where.
 - (a) it does not comply with the requirements of this Act and the regulations:

- (b) it is not sealed by a professional engineer; or
- (c) it appears that it may result in an elevating device, the operation of which could pose a safety hazard to any person or property. R.S.O. 1970, c. 143, s. 15, amended.

Compliance with Act and regulations required **12.** No person shall construct, install, alter, repair, maintain or test an elevating device or part thereof except in accordance with this Act and the regulations. *New*.

Contractor to be registered **13.** No person shall act as a contractor unless he is registered as a contractor under this Act and no contractor who is registered under this Act shall offer or provide a service not authorized in his registration. *New*.

Contractor to take precautions 14. A contractor shall take every precaution reasonable in the circumstances to ensure that his employees comply with this Act and the regulations. New.

Operation without inspection prohibited **15.** No person shall put into service a newly installed elevating device or an elevating device to which a major alteration has been made until it has been inspected by an inspector and licensed in accordance with this Act and the regulations. *New*.

Operation of unsafe device prohibited **16.**—(1) No person shall operate an elevating device or cause or permit it to be operated if he has reason to believe that it is in an unsafe condition. R.S.O. 1970, c. 143, s. 22 (1); R.S.O. 1970, c. 80, s. 21 (2), amended.

Unsafe operation prohibited (2) No person shall operate an elevating device or cause or permit it to be operated in an unsafe manner. R.S.O. 1970, c. 143, s. 22 (2); R.S.O. 1970, c. 80, s. 21 (2), amended.

Excessive loads prohibited

(3) No person shall operate or use an elevating device or cause or permit it to be operated or used with a load in excess of its maximum capacity. R.S.O. 1970, c. 80, s. 23; R.S.O. 1970, c. 143, s. 23, amended.

Exception

(4) Subsections 1, 2 and 3 do not apply to an inspector, a person authorized by an inspector or a mechanic during the installation, alteration, repair, testing or inspection of an elevating device. R.S.O. 1970, c. 80, s. 23; R.S.O. 1970, c. 143, s. 24, amended.

Sealed device (5) No owner shall use or permit the use of an elevating device to which a seal has been affixed under section 10 until authorized in writing by an inspector. *New*.

- 17.—(1) No person shall conduct himself in or on an elevating Safe device or perform any work on an elevating device in such manner as to.
 - (a) impair the safe operation of the elevating device; or
 - (b) endanger himself, any other person or freight.
- (2) No person shall remove, displace, interfere with or damage Removing, any device installed in or about an elevating device for its safe devices operation except.

- (a) a person making an inspection under this Act or the regulations; or
- (b) a contractor for the purpose of making a test or repair. New.
- 18. No person shall provide an elevating device or any part Renting, thereof for use by another person under any rental, leasing or other elevating arrangement if the elevating device or part thereof is in an unsafe device condition or otherwise not in conformance with this Act and the regulations. R.S.O. 1970, c. 80, s. 21 (3), amended.

19. The owner of an elevating device shall not operate it and Licence and shall ensure that it is not operated unless,

required

- (a) it is licensed; and
- (b) it complies with this Act and the regulations. R.S.O. 1970, c. 143, ss. 19, 20, amended.
- 20. Where the operation of an elevating device requires that Where an attendant or operator be present, the owner of the device shall attendant or ensure that the attendant or the operator, as the case may be, operator required complies with the requirements of this Act and the regulations. New.

21.—(1) Subject to subsection 2, the Director shall issue a Licence licence for an elevating device or a renewal thereof to an applicant elevating therefor, subject to such terms and conditions as are prescribed in device the regulations and as are agreed to by the applicant or licensee.

- (2) Subject to section 23, the Director may refuse to grant or to Where renew a licence for an elevating device, or may suspend or revoke be refused. such a licence where,
 - revoked. etc
 - (a) the elevating device or the operation thereof does not comply with this Act or the regulations; or

(b) the holder of the licence has failed to comply with a notice or order of an inspector or is in contravention of this Act or the regulations. New.

Registration of contractor

22.—(1) Subject to subsection 2, the Director shall register a contractor under this Act subject to such terms and conditions as are prescribed in the regulations.

Where registration may be refused, to yoked, etc.

- (2) The Director may refuse to register or to renew the registration of a contractor or may suspend or revoke the registration of a contractor where,
 - (a) the applicant or registrant is in contravention of this Act, the regulations or a term or condition of his registration; or
 - (b) there are reasonable grounds to believe that the applicant or registrant is incompetent or lacks basic resources or requisite skills.

Limited registration

(3) Registration under subsection 1 may be limited to those classes of elevating devices that the Director considers the contractor to be qualified to service. *New*.

Notice of proposal

- **23.**—(1) Where the Director proposes,
 - (a) to refuse to grant or to renew a licence or registration;
 - (b) to suspend or revoke a licence or registration; or
 - (c) to limit a registration,

under section 21 or 22, he shall serve notice of his proposal together with written reasons therefor, on the applicant, licence holder or registrant, as the case may be.

Idem

(2) A notice under subsection 1 shall inform the applicant, licence holder or registrant that he is entitled to a hearing by a judge of the county or district court for the county or district in which he resides if he applies to a judge thereof within fifteen days after the notice under subsection 1 is served on him and he may so apply for such a hearing.

Power of Director where no hearing (3) Where an applicant, licence holder or registrant does not apply to a judge for a hearing in accordance with subsection 2, the Director may refuse to grant a licence or registration, or may carry out the proposal stated in his notice under subsection 1.

Appointment for hearing (4) Where an applicant, licence holder or registrant applies to a judge for a hearing in accordance with subsection 2, the judge shall in writing appoint a time and place for and hold the hearing.

(5) Upon the application of the Director at the hearing, the Powers of judge may by order require the Director to grant the licence or hearing registration, or permit him to carry out his proposal, or direct that such action as the judge considers proper be taken by the Director in accordance with this Act and the regulations and for such purposes the judge may substitute his opinion for that of the Director

(6) The Director may serve notice under subsection 1 person- Service of ally or by registered mail addressed to the applicant, licence holder or registrant at his address last known to the Director and where notice is served by registered mail, the notice shall be deemed to have been served on the third day after the day of mailing unless the person to whom notice is being given establishes to the judge to whom he applies for a hearing that he did not, acting in good faith, through absence, accident, illness or other cause beyond his control receive the notice or order until a later date.

(7) A judge to whom application is made by an applicant, Extension licence holder or registrant for a hearing under this section may application extend the time for making application, either before or after expiration of the time fixed therein, where he is satisfied that there are prima facie grounds for granting relief to the applicant, licence holder or registrant pursuant to a hearing and that there are reasonable grounds for applying for the extension, and may give such directions as he considers proper consequent upon the extension.

(8) Where, within the time prescribed therefor, or if no time is Continuation prescribed, prior to the expiry of his licence or registration, a renewal licence holder or registrant has applied for renewal of his licence or registration and paid the prescribed fee, his licence or registration shall be deemed to continue.

- (a) until the renewal is granted; or
- (b) where he is served with notice that the Director proposes to refuse to grant the renewal, until the time for applying for a hearing by a judge has expired and, where a hearing is applied for, until the judge has made his decision. New.
- **24.**—(1) The Director, the applicant, the licence holder or Parties registrant who has applied for the hearing and such other persons as are specified by the judge are parties to the proceedings before a judge under section 23.
- (2) Notice of a hearing under section 23 shall afford to the Opportunity licence holder or registrant a reasonable opportunity to show or to compliance

achieve compliance before the hearing with all lawful requirements for the retention of the licence or registration.

Examination of documentary evidence

(3) An applicant, licence holder or registrant who is a party to proceedings under section 23 shall be afforded an opportunity to examine, before the hearing, any written or documentary evidence that will be produced or any report, the contents of which will be given in evidence at the hearing.

Recording evidence

(4) The oral evidence taken before a judge at a hearing shall be recorded and, if so required, copies or a transcript thereof shall be furnished upon the same terms as in the Supreme Court.

Findings of fact

(5) The findings of fact of a judge pursuant to a hearing shall be based exclusively on evidence admissible on matters that may be noticed under sections 15 and 16 of *The Statutory Powers Procedure Act*, 1971. New.

Appeal to Divisional Court **25.**—(1) Any party to proceedings before a judge under section 23 may appeal from the decision or order of the judge to the Supreme Court in accordance with the rules of court.

Record to be filed (2) Where notice of an appeal is served under this section, the judge shall forthwith file in the Supreme Court the record of the proceedings before him in which the decision or order was made, which, together with the transcript of the evidence before the judge if it is not part of the record of the judge, shall constitute the record in the appeal.

Minister entitled to be heard (3) The Minister is entitled to be heard by counsel or otherwise upon the argument of an appeal under this section.

Powers of court on appeal (4) The Supreme Court may, on the appeal, affirm the decision of the judge appealed from or may rescind it and make such new decision as the court considers proper under this Act and the regulations, and may order the Director to do any act or thing he is authorized to do under this Act and as the court considers proper, and for such purpose the court may substitute its opinion for that of the Director or of the judge, or the court may refer the matter back to the judge for rehearing, in whole or in part, in accordance with such directions as the court considers proper. New.

Interim suspension pending final appeal **26.** The Director, by notice to the licence holder or registrant and without a hearing, may provisionally refuse to renew or suspend the holder's licence or registrant's registration where in the Director's opinion it is necessary to do so for the immediate protection of any person or the public and the Director so states in such notice giving his reasons therefor, and thereafter section 23 applies as if the notice given under this section were a notice of a

proposal to revoke the licence or registration under section 23. New.

27. An elevating device shall be inspected by an inspector at Inspections such intervals as may be determined by the Director. R.S.O. 1970, c. 143, s. 6, amended.

28. A statement as to.

Certificate as evidence

- (a) the registration or non-registration of any person; or
- (b) the licensing or non-licensing of any elevating device,

purporting to be certified by the Director is, without proof of the office or signature of the Director, receivable in evidence as prima facie proof of the facts stated therein for all purposes in any action, proceeding or prosecution. New.

29.—(1) Where an accident occurs in connection with an Reporting elevating device that results in the death of or serious injury to any person, the owner shall notify the Director by telephone forthwith.

- (2) Where an accident occurs that causes injury to any person or Idem where there has been an incident involving an elevating device that indicates that the elevating device is in a potentially hazardous condition or where there has been a fire involving an elevating device, the owner and the contractor maintaining the elevating device shall notify the Director by telephone within twenty-four hours and shall submit a written report giving full particulars within seven days thereafter.
- (3) Where an accident of the type referred to in subsection 1 Wreckage occurs, no person, except for the purpose of rescuing a person disturbed injured in the accident, shall interfere with, disturb, destroy, carry away or alter any wreckage, article or thing at the scene of or connected with the accident until permission to do so is given by an inspector.

(4) On being notified of an accident or incident in accordance Investigation with this section, the Director shall cause such investigation to be made as he considers necessary. R.S.O. 1970, c. 143, s. 16, amended.

30.—(1) Every person who,

Offence

(a) contravenes or fails to comply with any provision of this Act or the regulations;

- (b) knowingly makes a false statement in any document required by this Act or the regulations;
- (c) contravenes or fails to comply with a term or condition of a licence or registration;
- (d) contravenes or fails to comply with an order or requirement of an inspector,

is guilty of an offence and on conviction is liable to a fine of not more than \$10,000 or to imprisonment for a term of not more than one year, or to both.

Lien

(2) Where a person contravenes any of the provisions of this Act or the regulations or any notice or order made thereunder on more than one day, each such day shall be deemed to constitute a separate offence. R.S.O. 1970, c. 143, s. 25; R.S.O. 1970, c. 80, s. 25, amended.

Regulations

- **31.**—(1) The Lieutenant Governor in Council may make regulations respecting the construction, installation, operation, maintenance and inspection of elevating devices and, in particular and without limiting the generality of the foregoing, may make regulations,
 - (a) designating classes or subclasses of elevating devices, parts thereof and equipment used in connection therewith;
 - (b) regulating the use, location, design, construction, installation, operation, removing, alteration, repair, maintenance, service, testing and inspection or elevating devices, parts thereof and equipment used in conjunction therewith;
 - (c) requiring and prescribing qualifications, training and experience for persons who are attendants, operators or mechanics, or who may perform any work on or in conjunction with, an elevating device or parts thereof, and prescribing their duties and responsibilities;
 - (d) prescribing requirements as to the form and content of a design submission under this Act, the application for registration thereof and the fees to be paid upon submission;
 - (e) governing the conduct of persons in or about elevating devices;

- (f) respecting the term, issue and renewal of licences and registrations, the transfer of licences and prescribing the fees therefor:
- (g) prescribing responsibilities and obligations of licensees or owners:
- (h) prescribing terms and conditions to which the registration of a contractor is subject;
- (i) designating organizations to test elevating devices or parts thereof to the standards designated under the regulations and providing for the placing of the label of such organization on elevating devices or parts thereof that conform to the standards;
- (j) prescribing forms, seals and tags and providing for their use:
- (k) providing for and requiring the keeping of records, log books, drawings, instructions and specifications on, and in conjunction with, the design, construction, installation, repair, maintenance, alteration and use of an elevating device or part thereof;
- (l) requiring and prescribing the form and location of notices and markings that are to be kept in or about elevating devices;
- (m) classifying inspections and prescribing the fees to be paid for inspections or witnessing tests by inspectors and prescribing by whom the fees shall be paid;
- (n) prescribing the fees to be paid for copies of any official document issued by the Ministry;
- (o) prescribing the circumstances under which expenses or special fees, or both, are to be paid and prescribing the special fees and designating the persons by whom such expenses or fees, or both, are to be paid;
- (p) exempting any person or any class of persons, and any elevating device or part thereof or any class or subclass of them, from compliance with this Act and the regulations or any of the provisions thereof. R.S.O. 1970, c. 143, s. 29 (1); R.S.O. 1970, c. 80, s. 27 (1), amended.
- (2) Any regulation may be made with respect to elevating devices or with respect to any one or more of such class of

mechanism or with respect to any one or more subclasses thereof. R.S.O. 1970, c. 143, s. 29 (2).

Adoption of codes by reference

(3) A regulation may adopt by reference, in whole or in part, with such changes as the Lieutenant Governor in Council considers necessary, any code, and may require compliance with any code that is so adopted.

Definitions

(4) Any word or expression used in this Act or the regulations may be defined in the regulations for the purposes of the regulations. R.S.O. 1970, c. 80, s. 27 (3); R.S.O. 1970, c. 143, s. 29 (3).

Variance by Director (5) The Director may allow a variance from any code adopted under the regulations where, in his opinion, the variance would not detrimentally affect the safety of the elevating device.

Use of new codes, etc. (6) The Director may authorize the use of a new code or standard or changes to established codes or standards necessary to accommodate technological advances for a limited time and subject to any terms and conditions specified. *New*.

Repeals

32. The Elevators and Lifts Act, being chapter 143 of the Revised Statutes of Ontario, 1970, The Construction Hoists Act, being chapter 80 of the Revised Statutes of Ontario, 1970, and section 39 of The Government Reorganization Act, 1972, being chapter 1, are repealed.

Commencement

33. This Act comes into force on a day to be named by proclamation of the Lieutenant Governor.

Short title

34. The short title of this Act is *The Elevating Devices Act*, 1980.

An Act to repeal The Railway Fire Charge Act

Assented to May 1st, 1980

TER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The following are repealed:

Repeals

- 1. The Railway Fire Charge Act, being chapter 400 of the Revised Statutes of Ontario, 1970;
- 2. Section 75 of The Civil Rights Statute Law Amendment Act, 1971, being chapter 50;
- 3. Section 92 of The Government Reorganization Act, 1972, being chapter 1.
- 2.—(1) Section 18 of The Game and Fish Act, being chapter 186 of the R.S.O. 1970, Revised Statutes of Ontario, 1970, as amended by the Statutes amended of Ontario, 1973, chapter 108, section 2, is further amended by adding thereto the following subsections:
 - (10) Except in accordance with a system established or Hunting and approved by the Lieutenant Governor in Council, no patentee of railway railway lands and no owner or tenant who is a subsidiary of or lands affiliated with a patentee of railway lands shall charge any fee for the use of his railway lands for the purpose of hunting or fishing, and no such patentee, owner or tenant shall prohibit any person from hunting or fishing on such railway lands.

- (11) In this section, "railway lands" includes all lands hereto-Interprefore or hereafter set apart under any general or special Act of the Legislature as a land subsidy or otherwise in aid of any railway or of any works in connection therewith or of any works to be established, maintained or carried on by any railway.
- (2) Section 91 of the said Act, as amended by the Statutes of R.S.O. 1970, Ontario, 1973, chapter 108, section 10 and 1978, chapter 52, amended section 2, is further amended by adding thereto the following paragraph:

6b. establishing or approving one or more systems for the use of designated railway lands for hunting or fishing as provided for in the exception mentioned in subsection 10 of section 18.

Commence-

3. This Act comes into force on the 1st day of January, 1981.

Short title

4. The short title of this Act is The Railway Fire Charge Repeal Act, 1980.

An Act for granting to Her Majesty certain additional sums of money for the Public Service for the fiscal year ending the 31st day of March, 1980

Assented to May 12th, 1980

MOST GRACIOUS SOVEREIGN:

HEREAS it appears by messages from the Honourable Preamble Pauline M. McGibbon, Lieutenant Governor of the Province of Ontario, and the estimates accompanying the same, that the sums mentioned in the Schedule to this Act are required to defray certain charges and expenses of the public service of this Province, not otherwise provided for, for the fiscal year ending the 31st day of March, 1980; may it therefore please Your Majesty that it be enacted and it is hereby enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, as follows:

1.—(1) In addition to the sum of \$13,675,551,800 granted by \$393,185,700 The Supply Act, 1979, being chapter 115, there may be paid out of fiscal year the Consolidated Revenue Fund a sum not exceeding in the whole 1979-80 \$393,185,700 to be applied towards defraying the several charges and expenses of the public service, not otherwise provided for, from the 1st day of April, 1979, to the 31st day of March, 1980, as set forth in the Schedule to this Act, and, subject to subsection 2, such sum shall be paid and applied only in accordance with the votes and items of the supplementary estimates upon which the Schedule is based.

(2) Where, in the fiscal year ending the 31st day of March, Exception 1980, powers and duties are assigned and transferred from one Minister of the Crown to another Minister of the Crown, the appropriate sums in the votes and items of the estimates upon which the Schedule is based that are approved to defray the charges and expenses of the public service in the exercise and performance of such powers and duties, may be assigned and transferred from time to time as required by certificate of the Management Board of Cabinet to the ministry administered by the minister to whom the powers and duties are so assigned and transferred.

Accounting to: expenditure

2. The due application of all moneys expended under this Act shall be accounted for to Her Majesty.

Commence ment 3. This Act comes into force on the day it receives Royal Assent.

Short title

4. The short title of this Act is The Supply Act, 1980.

1980	SUPPLY	Chap. 11	45

SCHEDULE

Government Services	\$ 56,450,000
Intergovernmental Affairs	135,000,000
Northern Affairs	3,200,000
Natural Resources	6,450,000
Transportation and Communications	15,450,000
Colleges and Universities	10,735,700
Community and Social Services	17,500,000
Culture and Recreation	15,000,000
Education	67,900,000
Health	65,500,000
Total	\$393,185,700



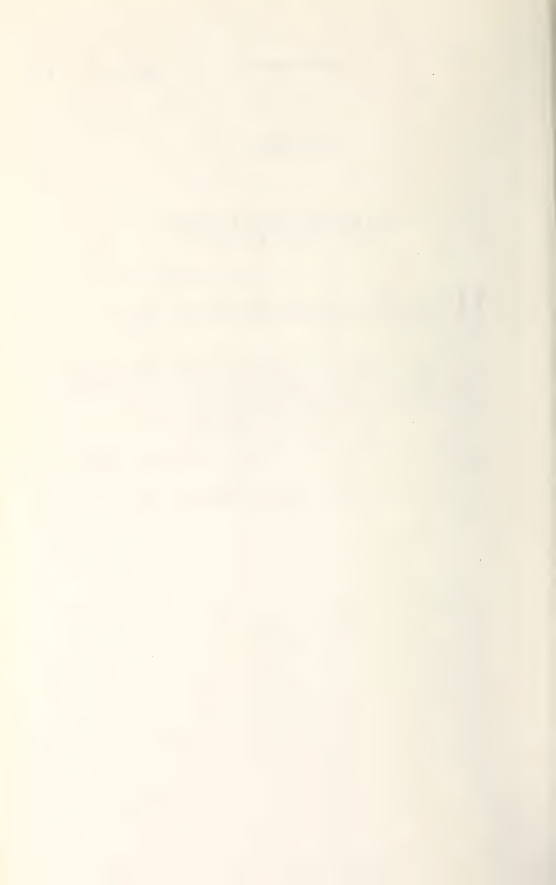
An Act respecting Tom Longboat and the City of Toronto

Assented to May 20th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Corporation of the City of Toronto may make a grant Payment to in the amount of \$10,000 to Thomas C. Longboat, Jr., Phyllis Tom Longboat Winnie, Theodore J. Longboat and such other children of Tom authorized Longboat as the council of the Corporation may by by-law designate, to be divided as equally as possible among them.

- 2. This Act comes into force on the day it receives Royal Commence-Assent.
 - 3. The short title of this Act is The Tom Longboat Act, 1980. Short title



An Act to amend The Territorial Division Act

Assented to May 20th, 1980

TER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as

- 1. Section 7 of *The Territorial Division Act*, being chapter 458 of the s. 7, Revised Statutes of Ontario, 1970, is repealed and the following substituted therefor:
 - 7. For judicial purposes, The Municipality of Metropolitan Judicial Toronto forms the Judicial District of York. of York
 - 7a. For judicial purposes, The Regional Municipality of York Judicial forms the Judicial District of York Region. York Region
- 2.—(1) The sheriff and every court and judicial officer having ter-Proceedings ritorial jurisdiction in the Judicial District of York before this Act comes into force continue to have such jurisdiction in respect of proceedings commenced before this Act comes into force.
 - (2) A writ of execution against goods and lands delivered for Effect of execution to the sheriff for the Judicial District of York before binding this Act comes into force, or to the sheriff for the Judicial goods and lands District of York or the Judicial District of York Region after this Act comes into force and before a day to be named by order of the Lieutenant Governor in Council shall be deemed to have been simultaneously delivered for execution to the sheriff for each of the judicial districts of York and York Region.
 - (3) A writ referred to in subsection 2 that was delivered for execu-Renewal tion to the sheriff for the Judicial District of York may be of execution renewed in respect of goods and lands situate in the Judicial District of York Region by filing with the sheriff for that judicial district a copy of the writ certified by the sheriff for the Judicial District of York, together with such other material as is required by law.

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(4) A writ referred to in subsection 2 that was delivered for execution to the sheriff for the Judicial District of York Region may be renewed in respect of goods and lands situate in the Judicial District of York by filing with the sheriff for that judicial district a copy of the writ certified by the sheriff for the Judicial District of York Region, together with such other material as is required by law.

Liens for bail R > O 1070; cc 37, 239

(5) A lien for bail under *The Bail Act* or a lien for an agreed contribution towards the cost of legal aid under *The Legal Aid Act* in respect of land situate in the Judicial District of York Region that was secured by a certificate of lien delivered to the sheriff for the Judicial District of York before the day this Act comes into force ceases to have effect six years after that day unless within that time the certificate of lien is delivered to the sheriff for the Judicial District of York Region.

Commencement **3.** This Act comes into force on a day to be named by proclamation of the Lieutenant Governor.

Short title

4. The short title of this Act is The Territorial Division Amendment Act, 1980.

An Act respecting Occupiers' Liability

Assented to May 20th, 1980

TER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act.

Interpre-

- (a) "occupier" includes,
 - (i) a person who is in physical possession of premises, or
 - (ii) a person who has responsibility for and control over the condition of premises or the activities there carried on, or control over persons allowed to enter the premises,

notwithstanding that there is more than one occupier of the same premises;

- (b) "premises" means lands and structures, or either of them, and includes,
 - (i) water,
 - (ii) ships and vessels,
 - (iii) trailers and portable structures designed or used for residence, business or shelter,
 - (iv) trains, railway cars, vehicles and aircraft, except while in operation.
- 2. Subject to section 9, the provisions of this Act apply Common law in place of the rules of the common law that determine the superseded care that the occupier of premises at common law is required to show for the purpose of determining his liability in law in respect of dangers to persons entering on the premises or the property brought on the premises by those persons.

Occupier's

3.—(1) An occupier of premises owes a duty to take such care as in all the circumstances of the case is reasonable to see that persons entering on the premises, and the property brought on the premises by those persons are reasonably safe while on the premises.

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(2) The duty of care provided for in subsection 1 applies whether the danger is caused by the condition of the premises or by an activity carried on on the premises.

Idem

(3) The duty of care provided for in subsection 1 applies except in so far as the occupier of premises is free to and does restrict, modify or exclude his duty.

Risks willingly assumed 4.—(1) The duty of care provided for in subsection 1 of section 3 does not apply in respect of risks willingly assumed by the person who enters on the premises but in that case the occupier owes a duty to the person to not create a danger with the deliberate intent of doing harm or damage to the person or his property and to not act with reckless disregard of the presence of the person or his property.

Criminal activity

(2) A person who is on premises with the intention of committing, or in the commission of, a criminal act shall be deemed to have willingly assumed all risks and is subject to the duty of care set out in subsection 1.

Trespass and permitted recreational activity (3) A person who enters premises described in subsection 4 shall be deemed to have willingly assumed all risks and is subject to the duty of care set out in subsection 1,

1980. c.

- (a) where the entry is prohibited under *The Trespass to Property Act*, 1980;
- (b) where the occupier has posted no notice in respect of entry and has not otherwise expressly permitted entry; or
- (c) where the entry is for the purpose of a recreational activity and,
 - (i) no fee is paid for the entry or activity of the person, other than a benefit or payment received from a government or government agency or a non-profit recreation club or association, and
 - (ii) the person is not being provided with living accommodation by the occupier.
- (4) The premises referred to in subsection 3 are,
 - (a) a rural premises that is,

Premises referred to in subs. 3

- (i) used for agricultural purposes, including land under cultivation, orchards, pastures, woodlots and farm ponds,
- (ii) vacant or undeveloped premises.
- (iii) forested or wilderness premises;
- (b) golf courses when not open for playing;
- (c) utility rights-of-way and corridors, excluding structures located thereon:
- (d) unopened road allowances;
- (e) private roads reasonably marked by notice as such; and
- (f) recreational trails reasonably marked by notice as such.
- 5.—(1) The duty of an occupier under this Act, or his Restriction liability for breach thereof, shall not be restricted or excluded liability by the provisions of any contract to which the person to whom the duty is owed is not a party, whether or not the occupier is bound by the contract to permit such person to enter or use the premises.
- (2) A contract shall not by virtue of this Act have the Extension effect, unless it expressly so provides, of making an occupier of liability by contract who has taken reasonable care, liable to any person not a party to the contract, for dangers due to the faulty execution of any work of construction, maintenance or repair, or other like operation by persons other than himself, his servants, and persons acting under his direction and control.

(3) Where an occupier is free to restrict, modify or exclude Reasonable his duty of care or his liability for breach thereof, he shall inform take reasonable steps to bring such restriction, modification or exclusion to the attention of the person to whom the duty is owed.

6.—(1) Where damage to any person or his property is Liability caused by the negligence of an independent contractor em-independent ployed by the occupier, the occupier is not on that account contractor liable if in all the circumstances he had acted reasonably in entrusting the work to the independent contractor, if he had taken such steps, if any, as he reasonably ought in order to satisfy himself that the contractor was competent and that the work had been properly done, and if it was reasonable that the work performed by the independent contractor should have been undertaken.

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(2) Where there is more than one occupier of premises, any benefit accruing by reason of subsection 1 to the occupier who employed the independent contractor shall accrue to all occupiers of the premises.

Idem

(3) Nothing in this section affects any duty of the occupier that is non-delegable at common law or affects any provision in any other Act that provides that an occupier is liable for the negligence of an independent contractor.

Application of ss. 5 (1, 2), 6

7. In so far as subsections 1 and 2 of section 5 prevent the duty of care owed by an occupier, or liability for breach thereof, from being restricted or excluded, they apply to contracts entered into both before and after the commencement of this Act, and in so far as section 6 enlarges the duty of care owed by an occupier, or liability for breach thereof, it applies only in respect of contracts entered into after the commencement of this Act.

Obligations of landlord as occupier **8.**—(1) Where premises are occupied or used by virtue of a tenancy under which the landlord is responsible for the maintenance or repair of the premises, it is the duty of the landlord to show towards any person or the property brought on the premises by those persons, the same duty of care in respect of dangers arising from any failure on his part in carrying out his responsibility as is required by this Act to be shown by an occupier of the premises.

Idem

(2) For the purposes of this section, a landlord shall not be deemed to have made default in carrying out any obligation to a person unless his default is such as to be actionable at the suit of the person entitled to possession of the premises.

Interpretation (3) For the purposes of this section, obligations imposed by any enactment by virtue of a tenancy shall be treated as imposed by the tenancy, and "tenancy" includes a statutory tenancy, an implied tenancy and any contract conferring the right of occupation, and "landlord" shall be construed accordingly.

Application of section

(4) This section applies to all tenancies whether created before or after the commencement of this Act.

Preservation of higher obligations 9.—(1) Nothing in this Act relieves an occupier of premises in any particular case from any higher liability or any duty to show a higher standard of care that in that case is incumbent on him by virtue of any enactment or rule of law imposing special liability or standards of care on particular classes of persons including, but without restricting the generality of the foregoing, the obligations of,

(a) innkeepers, subject to The Innkeepers Act;

R.S.O. 1970,

- (b) common carriers;
- (c) bailees.
- (2) Nothing in this Act shall be construed to affect the Master and rights, duties and liabilities resulting from a master and relationships servant relationship where it exists.
- (3) The provisions of *The Negligence Act* apply with respect Application to causes of action to which this Act applies. R.S.O. 1970, c. 296
- 10.—(1) This Act binds the Crown, subject to The Pro-Act binds Crown ceedings Against the Crown Act. R.S.O. 1970.
- (2) This Act does not apply to the Crown or to any Exception municipal corporation, where the Crown or the municipal corporation is an occupier of a public highway or a public road.
- 11. This Act does not affect rights and liabilities of per-Application sons in respect of causes of action arising before this Act comes into force.
- 12. This Act comes into force on a day to be named by Commenceproclamation of the Lieutenant Governor.
- 13. The short title of this Act is The Occupiers' Liability Short title Act, 1980.



An Act to protect against Trespass to Property

Assented to May 20th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) In this Act,

Interpretation

- (a) "occupier" includes,
 - (i) a person who is in physical possession of premises, or
 - (ii) a person who has responsibility for and control over the condition of premises or the activities there carried on, or control over persons allowed to enter the premises,

notwithstanding that there is more than one occupier of the same premises;

- (b) "premises" means lands and structures, or either of them, and includes,
 - (i) water,
 - (ii) ships and vessels,
 - (iii) trailers and portable structures designed or used for residence, business or shelter,
 - (iv) trains, railway cars, vehicles and aircraft, except while in operation.
- (2) A school board has all the rights and duties of an occupier in respect of its school sites as defined in *The Education Act*, 1974.
- **2.**—(1) Every person who is not acting under a right or author- Trespass an offence ity conferred by law and who,

- (a) without the express permission of the occupier, the proof of which rests on the defendant,
 - (i) enters on premises when entry is prohibited under this Act, or
 - (ii) engages in an activity on premises when the activity is prohibited under this Act; or
- (b) does not leave the premises immediately after he is directed to do so by the occupier of the premises or a person authorized by the occupier,

is guilty of an offence and on conviction is liable to a fine of not more than \$1,000.

Colour of right as a defence (2) It is a defence to a charge under subsection 1 in respect of premises that is land that the person charged reasonably believed that he had title to or an interest in the land that entitled him to do the act complained of.

Prohibition of entry

- **3.**—(1) Entry on premises may be prohibited by notice to that effect and entry is prohibited without any notice on premises,
 - (a) that is a garden, field or other land that is under cultivation, including a lawn, orchard, vineyard and premises on which trees have been planted and have not attained an average height of more than two metres and woodlots on land used primarily for agricultural purposes; or
 - (b) that is enclosed in a manner that indicates the occupier's intention to keep persons off the premises or to keep animals on the premises.

Implied permission to use approach to door

(2) There is a presumption that access for lawful purposes to the door of a building on premises by a means apparently provided and used for the purpose of access is not prohibited.

Limited permission **4.**—(1) Where notice is given that one or more particular activities are permitted, all other activities and entry for the purpose are prohibited and any additional notice that entry is prohibited or a particular activity is prohibited on the same premises shall be construed to be for greater certainty only.

Limited prohibition

(2) Where entry on premises is not prohibited under section 3 or by notice that one or more particular activities are permitted under subsection 1, and notice is given that a particular activity is prohibited, that activity and entry for the purpose is prohibited and all other activities and entry for the purpose are not prohibited.

5.—(1) A notice under this Act may be given,

Method of giving notice

- (a) orally or in writing;
- (b) by means of signs posted so that a sign is clearly visible in daylight under normal conditions from the approach to each ordinary point of access to the premises to which it applies; or
- (c) by means of the marking system set out in section 7.
- (2) Substantial compliance with clause *b* or *c* of subsection Substantial compliance 1 is sufficient notice.
- **6.**—(1) A sign naming an activity or showing a graphic Form representation of an activity is sufficient for the purpose of giving notice that the activity is permitted.
- (2) A sign naming an activity with an oblique line drawn Idem through the name or showing a graphic representation of an activity with an oblique line drawn through the representation is sufficient for the purpose of giving notice that the activity is prohibited.
- 7.—(1) Red markings made and posted in accordance with Red subsections 3 and 4 are sufficient for the purpose of giving notice that entry on the premises is prohibited.
- (2) Yellow markings made and posted in accordance with Yellow subsections 3 and 4 are sufficient for the purpose of giving notice that entry is prohibited except for the purpose of certain activities and shall be deemed to be notice of the activities permitted.
- (3) A marking under this section shall be of such a size Size that a circle ten centimetres in diameter can be contained wholly within it.
- (4) Markings under this section shall be so placed that a Posting marking is clearly visible in daylight under normal conditions from the approach to each ordinary point of access to the premises to which it applies.
- **8.** A notice or permission under this Act may be given in Notice applicable to part of the premises of an occupier.

Arrest with nit warrant or premises **9.**—(1) A police officer, or the occupier of premises, or a person authorized by the occupier may arrest without warrant any person he believes on reasonable and probable grounds to be on the premises in contravention of section 2.

Delivery to police officer (2) Where the person who makes an arrest under subsection 1 is not a police officer, he shall promptly call for the assistance of a police officer and give the person arrested into the custody of the police officer.

Application of 1379, c. 4

(3) A police officer to whom the custody of a person is given under subsection 2 shall be deemed to have arrested the person for the purposes of the provisions of *The Provincial Offences Act*, 1979 applying to his release or continued detention and bail.

Arrest without warrant off premises 10. Where a police officer believes on reasonable and probable grounds that a person has been in contravention of section 2 and has made fresh departure from the premises, and the person refuses to give his name and address, or there are reasonable and probable grounds to believe that the name or address given is false, the police officer may arrest the person without warrant.

Motor vehicles R S.O. 1970. c 202 11. Where an offence under this Act is committed by means of a motor vehicle, as defined in *The Highway Traffic Act*, the driver of the motor vehicle is liable to the fine provided under this Act and, where the driver is not the owner, the owner of the motor vehicle is liable to the fine provided under this Act unless the driver is convicted of the offence or, at the time the offence was committed, the motor vehicle was in the possession of a person other than the owner without the owner's consent.

Damage award 12.—(1) Where a person is convicted of an offence under section 2, and a person has suffered damage caused by the person convicted during the commission of the offence, the court shall, on the request of the prosecutor and with the consent of the person who suffered the damage, determine the damages and shall make a judgment for damages against the person convicted in favour of the person who suffered the damage, but no judgment shall be for an amount in excess of \$1.000.

Costs of prosecution

(2) Where a prosecution under section 2 is conducted by a private prosecutor, and the defendant is convicted, unless the court is of the opinion that the prosecution was not necessary for the protection of the occupier or his interests, the court shall determine the actual costs reasonably incurred in conducting the prosecution and, notwithstanding section 61 of *The Provincial Offences Act*, 1979, shall order those costs to be paid by the defendant to the prosecutor.

1979, c. 4

- (3) A judgment for damages under subsection 1, or an Damages and costs award of costs under subsection 2, shall be in addition to any in addition fine that is imposed under this Act.
- (4) A judgment for damages under subsection 1 extinguishes Civil action the right of the person in whose favour the judgment is made to bring a civil action for damages against the person convicted arising out of the same facts.
- (5) The failure to request or refusal to grant a judgment for Idem damages under subsection 1 does not affect a right to bring a civil action for damages arising out of the same facts.
- (6) The judgment for damages under subsection 1, and the Enforce award for costs under subsection 2, may be filed in a small claims court and shall be deemed to be a judgment or order of that court for the purposes of enforcement.
- **13.** The Petty Trespass Act, being chapter 347 of the Repeal Revised Statutes of Ontario, 1970, is repealed.
- **14.** This Act comes into force on a day to be named by Commence-proclamation of the Lieutenant Governor.
- **15.** The short title of this Act is *The Trespass to Property* Short title Act, 1980.



An Act to amend The Legislative Assembly Act

Assented to June 17th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Subsection 1 of section 60 of *The Legislative Assembly Act*, being s. 60 (1), chapter 240 of the Revised Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1979, chapter 75, section 1, is repealed and the following substituted therefor:
 - (1) An indemnity at the rate of \$24,500 per annum shall be paid Members' indemnities to every member of the Assembly.
- 2. Section 61 of the said Act, as re-enacted by the Statutes of Ontario, s. 61, 1979, chapter 75, section 2, is repealed and the following substituted therefor:
 - 61. In addition to his indemnity and allowance for expenses as a member there shall be paid a Leader's allowance for expenses,
 - (a) to the Premier, at the rate of \$6,000 per annum;
 - (b) to the Leader of the Opposition, at the rate of \$4,000 per annum; and
 - (c) to the leader of a party, except the Premier and the Leader of the Opposition, that has a recognized membership of twelve or more persons in the Assembly, at the rate of \$2,000 per annum.
- 3. Subsection 1 of section 62 of the said Act, as re-enacted by the section 5. Statutes of Ontario, 1979, chapter 75, section 3, is repealed and the following substituted therefor:
 - (1) In addition to his indemnity as a member, there shall be Indemnity; of Speaker, Leader of Opposition
 - (a) to the Speaker an indemnity at the rate of \$15,500 per and leader of a minority party

- (b) to the Leader of the Opposition an indemnity at the rate of \$21,000 per annum; and
- (c) to the leader of a party, except the Premier and the Leader of the Opposition, that has a recognized membership of twelve or more persons in the Assembly an indemnity at the rate of \$8,000 per annum.

s. 63 (1) (c), te chacted

- **4.** Clause *c* of subsection 1 of section 63 of the said Act, as re-enacted by the Statutes of Ontario, 1979, chapter 75, section 5, is repealed and the following substituted therefor:
 - (c) to the chairman of each standing committee at the rate of \$3,300 per annum.

s. 64 (1), re-enacted **5.** Subsection 1 of section 64 of the said Act, as re-enacted by the Statutes of Ontario, 1979, chapter 75, section 6, is repealed and the following substituted therefor:

Whips, indemnities

- (1) In addition to his indemnity as a member, an indemnity shall be paid,
 - (a) to the Chief Government Whip, at the rate of \$7,000 per annum;
 - (b) to the Deputy Government Whip, at the rate of \$4,300 per annum;
 - (c) to each of not more than three Government Whips, at the rate of \$3,000 per annum;
 - (d) to the Chief Opposition Whip, at the rate of \$4,300 per annum;
 - (e) to each of not more than two Opposition Whips, at the rate of \$3,000 per annum; and
 - (f) in the case of each party that has a recognized membership of twelve or more persons in the Assembly, other than the party from which the Government is chosen and the party recognized as the Official Opposition,
 - (i) to the Chief Party Whip of the party, at the rate of \$3,500 per annum, and
 - (ii) to the Party Whip of the party, at the rate of \$2,750 per annum.

- 6. Section 68 of the said Act, as re-enacted by the Statutes of Ontario, s. 68, 1979, chapter 75, section 8, is repealed and the following substituted therefor:

 - 68. In addition to his indemnity as a member, an indemnity House Leaders' shall be paid, indemnities
 - (a) to the Opposition House Leader, at the rate of \$7,000 per annum:
 - (b) to the House Leader of a party, other than the party from which the Government is chosen and the party recognized as the Official Opposition, that has a recognized membership of twelve or more persons in the Assembly at the rate of \$5,000 per annum.
- 7. This Act shall be deemed to have come into force on the 1st day of Commence-April, 1980.
- 8. The short title of this Act is The Legislative Assembly Amendment Short title Act, 1980.



An Act to amend The Executive Council Act

Assented to June 17th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Subsections 1, 2, 3 and 3a of section 3 of *The Executive Council Act*, s. 3 (1, 2, 3, being chapter 153 of the Revised Statutes of Ontario, 1970, as re-enacted re-enacted by the Statutes of Ontario, 1979, chapter 76, section 1, are repealed and the following substituted therefor:
 - (1) The annual salary of every minister with portfolio is Salaries \$21,000.
 - (2) The member of the Executive Council holding the recognized position of First Minister shall receive, in addition, \$8,900 First Minister Minister
 - (3) The annual salary of every minister without portfolio is Salary of minister without portfolio sylvania salary of every minister without portfolio
 - (3a) The annual salary of every Parliamentary Assistant is Salary of Parliamentary Assistant is Salary of Parliamentary Assistant
- 2. This Act shall be deemed to have come into force on the 1st day of Commence-April, 1980.
- 3. The short title of this Act is The Executive Council Amendment Act, Short title 1980.



An Act to provide Property Tax Assistance for Pensioners in Ontario

Assented to June 17th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Interpretation

- (a) "applicant" means an individual who has applied for a grant under this Act;
- (b) "application" means an application for a grant under this Act;
- (c) "eligible person" means an individual who is ordinarily resident in Ontario and,
 - (i) is eligible to receive a pension under Part I of the *Old Age Security Act* (Canada), or R.S.C. 1970.
 - (ii) is a Canadian citizen or a person who has been lawfully admitted to Canada for permanent residence and has attained the age of sixty-five years on or before the 31st day of December in the year in respect of which a grant is applied for under subsection 1 of section 2,

and incurs, or whose spouse incurs, occupancy cost;

- (d) "family unit" means,
 - (i) an individual and his spouse, or
 - (ii) any individuals occupying the same principal residence, whether or not they are related to each other;
- (e) "housing unit" includes any premises that an individual ordinarily occupies and inhabits as his residence during the year, but does not include premises that are part of a chronic care facility or other similar institution that is

prescribed or that are part of any charitable institution, home for special care, home for the aged, public nursing home or private nursing home;

- (f) "Minister" means the Minister of Revenue or such other member of the Executive Council to whom the administration of this Act is assigned;
- (g) "municipal tax" means,
 - (i) taxes for municipal and school purposes levied in respect of real property in Ontario that is assessed as residential or farm property,
 - (ii) taxes levied for local improvements to real property in Ontario,
 - (iii) taxes levied under *The Provincial Land Tax Act* or *The Local Roads Boards Act*, and
 - (iv) such other taxes or special rates as are prescribed,

but "municipal tax" does not include any tax or rate that was payable prior to the 1st day of January, 1980;

- (h) "occupancy cost" means,
 - (i) municipal tax paid or payable in the year to which the application relates in respect of a principal residence of the applicant or his spouse to the extent that such principal residence is beneficially owned by them or either of them or is held in trust for the use and occupation of them or either of them and their dependants as a principal residence, or
 - (ii) 20 per cent of,
 - A. municipal tax paid in the year to which the application relates in respect of a principal residence that is not beneficially owned by the applicant and his spouse or either of them or is not held in trust for them or either of them and their dependants, but only to the extent that such municipal tax is included by the owner of such principal residence in computing his taxable income under the *Income Tax Act* (Canada) for the taxation year, and
 - B. rent paid in the year to which the application relates for occupation of a principal residence of the applicant where such rent is paid by or on behalf of the appli-

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cant or his spouse and is calculated to exclude all payments on account of meals or board and all payments of rent for occupation prior to the 1st day of January, 1980:

- (i) "prescribed" means prescribed by the regulations;
- (i) "principal residence" means a housing unit in Ontario that was in the year to which the application relates occupied by the applicant as his principal residence, and that is designated by the applicant in the prescribed manner as a principal residence of his in the year to which the application relates;
- (k) "regulations" means the regulations made under this Act:
- (l) "separation agreement" means an agreement under which an individual and his spouse live separate and apart and maintain separate principal residences.
- 2.—(1) Subject to section 6, an individual may make an appli- Application cation for a grant in the form prescribed by the Minister in respect payment of of a year in which he was an eligible person and the Minister may, grant subject to the provisions of this Act, pay a grant to that individual.

- (2) A grant under subsection 1 shall not exceed the lesser of, Limits
 - (a) \$500; or
 - (b) the occupancy costs of the applicant or his spouse incurred in the year to which the application relates.
- (3) In 1981 and subsequent years, the Minister may pay a grant Instalment under this section in two or more instalments and may, without receipt of an application, pay to an eligible person that portion of a grant which does not exceed one half of such eligible person's entitlement in the prior year under this section, but the balance of such grant shall be paid only upon receipt of an application.

- 3.—(1) Subject to subsection 2, the Minister shall pay only one Grant grant under section 2 to a family unit in respect of each year.
- (2) Where an individual and his spouse are separated and have Spouses entered into a separation agreement, the Minister may make a grant under section 2 to each spouse who makes an application in respect of each year in which the applicant is an eligible person.
- (3) No individual shall make an application for or receive more One grant than one grant under section 2 in respect of each year.

Whomas nationally regulations from the 1.—(1) Subject to subsection 2, where the occupancy cost of a principal residence is shared among the members of a family unit, two or more of whom are eligible persons or their spouses, the grant under section 2 to which they are entitled shall be applied for jointly by such eligible persons and there shall be designated on the application that portion of the grant or the whole thereof that is to be received by any of such applicants.

Appendion

(2) Where a grant under section 2 is to be apportioned under subsection 1, such apportionment shall be made on the basis of the occupancy cost attributable to each applicant or to the spouse of an applicant where the applicant himself has not incurred any occupancy cost.

Date of discharge R S C 1970.

5.—(1) An individual who becomes eligible to receive a pension under Part I of the *Old Age Security Act* (Canada) in January of any year, shall be deemed to be an eligible person for the immediately preceding year and may apply for a grant under section 2 or receive a grant under section 7 in respect of that preceding year.

Where tax credits not to be claimed

- R S O 1070, , just 1975, c 41
- (2) No individual who is eligible for a grant under section 2 or 7 shall apply for, or receive in respect of any year in which a grant is received under this Act, any tax credit provided under section 6b of *The Income Tax Act*, except a tax credit for a payment that is a contribution for the purposes of *The Election Finances Reform Act*, 1975.

Time limit and application

6. An application for a grant under section 2 must be received by the Minister not later than twelve months from the end of the year to which the grant application relates.

Athditional zrant

- **7.** In addition to any grant paid under section 2, the Minister may, in respect of each year, pay a grant of \$50 to every individual who is ordinarily resident in Ontario and,
 - (a) is eligible to receive a pension under Part I of the Old Age Security Act (Canada); or
 - (b) is a Canadian citizen or a person who has been lawfully admitted to Canada for permanent residence and has attained the age of sixty-five years on or before the 31st day of December in the year in respect of which a grant may be paid under this section.

Ineligibility

- 8. In the event that,
 - (a) an eligible person ceases to have a principal residence;
 - (b) an individual ceases to be an eligible person; or
 - (c) an eligible person dies,

at any time in a year, the Minister may pay a grant to the applicant, his trustee, executor or administrator, the Public Trustee or a person entitled by law to apply for letters probate or letters of administration respecting the estate of the deceased, upon prescribed terms and conditions and in such amount as may be determined in the prescribed manner.

9.—(1) The Minister upon receiving an application for a grant Minister shall forthwith consider the application and he may,

application

- (a) approve payment of a grant and determine the amount thereof that may be paid to the applicant; or
- (b) determine that no grant may be paid to the applicant.
- (2) Where particulars of the basis on which the amount of any Notification grant that may be paid to the applicant was determined by the decision Minister are requested by the applicant, or where the Minister determines that no grant may be paid to the applicant, the Minister shall forthwith, in writing, notify the applicant of the basis upon which the amount was determined or of the basis upon which his determination was reached that no grant may be paid and shall notify the applicant of his right to object under this section.

(3) Where an applicant is dissatisfied with the determination of Objection the Minister under subsection 1 or with the decision of the Minis- applicant ter under subsection 2, he may object to the determination or decision, and, within sixty days from the date of notice of such determination or decision by the Minister, serve on the Minister a notice of objection in the prescribed form setting out the reasons for the objection and all relevant facts.

(4) A notice of objection under this section shall be served by Notice being sent by registered mail addressed to the Minister, but the Minister may accept a notice of objection under this section notwithstanding that it was not served in the manner required.

(5) Upon receipt of the notice of objection, the Minister shall Minister forthwith reconsider the determination or decision objected to and reconsider confirm, vary or reverse such determination or decision, and he shall thereupon notify the person making the objection of his action by registered mail.

(6) A decision of the Minister under subsection 5 is final and is decision not subject to appeal except where the decision involves the final interpretation of a provision of this Act, or involves an issue solely of law.

10. In any dispute over a determination or decision of the Appeal on question Minister under subsection 5 of section 9, the Minister may, where of law

the dispute involves the interpretation of a provision of this Act, or involves an issue solely of law in which no facts are in dispute, or involves the proper inference to be drawn from facts that are not in dispute, agree in writing with the disputing party as to the undisputed facts and thereafter apply to the Supreme Court to have the issue in dispute determined, and if the Minister does not make the application within six weeks of the date upon which the undisputed facts have been agreed upon in writing, the other party to the dispute may apply to the court to have the issue determined.

Intermation · num-lential 11.—(1) Except as provided in subsection 2, all information obtained under this Act by any officer, employee or agent of the Ministry is privileged and confidential, and no such officer, employee or agent shall knowingly communicate or allow to be communicated to any person not legally entitled thereto any such information, or allow any person not legally entitled to do so to inspect or have access to any statement or other writing containing such information.

Exceptions

(2) Any information referred to in subsection 1 that is obtained by any officer, employee or agent of the Ministry in the administration of this Act may be communicated to any officer or employee of the Department of National Health and Welfare of the Government of Canada or of the Department of National Revenue of the Government of Canada or of the Ministry of Treasury and Economics of the Government of Ontario.

Information Minister may act upon **12.**—(1) In order to facilitate the carrying out of the intent and purpose of this Act, or for the purpose of ascertaining any fact necessary to establish that a person is an eligible person under this Act, the Minister may act upon any decision made by the Minister of National Health and Welfare of the Government of Canada or by a court or tribunal to which an appeal is taken as provided for in the *Old Age Security Act* (Canada).

R S C 1970.

Agreements for information (2) The Minister is authorized to enter into and to proceed upon any arrangement with the Minister of National Health and Welfare of the Government of Canada for obtaining, exchanging and keeping confidential any information furnished under this Act or under the *Old Age Security Act* (Canada), or any arrangement that will, in the opinion of the Minister, facilitate the implementation and carrying out of the provisions of this Act and the payment of grants to which an eligible person is entitled under this Act.

Grant not assignable

13. A grant under this Act shall not be assigned, charged, attached, anticipated or given as security, and any transaction purporting to assign, charge, attach, anticipate or give as security a grant is void.

Repayment
of grant
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14.—(1) Where a person receives or obtains a grant under this Act to which he is not entitled or the payment of an amount in

excess of the grant to which he is entitled, he shall forthwith return to the Minister such grant or excess amount, as the case may be.

(2) Where a person receives or obtains the payment of a grant to Idem which he is not entitled or the payment of an amount in excess of the grant to which he is entitled, the amount or excess amount, as the case may be, may be recovered in any court of competent jurisdiction as a debt due to the Crown in proceedings commenced at any time, and, where the person is or subsequently becomes an eligible person, the amount of any such indebtedness may be deducted and retained out of any grant payable to him or out of any payment to which he may be entitled at any time thereafter under subsection 5 of section 6b of The Income Tax Act, and where R.S.O. 1970, applicable, the amount of any such indebtedness may be recovered in the manner provided for in The Financial Administration Act.

15.—(1) Every person who,

Offence

- (a) knowingly, makes a false or misleading statement in an application or statement required or permitted by this Act, and who does so for the purpose of obtaining a grant under this Act to which he is not entitled or to which a person on whose behalf he is acting is not entitled;
- (b) knowingly, fails to disclose any information that is required to be disclosed and by reason thereof obtains a payment of a grant under this Act to which he is not entitled or to which the person on whose behalf he is acting is not entitled:
- (c) knowingly, converts to his own use a payment of a grant under this Act to which he is not entitled; or
- (d) contravenes section 11 or 16,

is guilty of an offence and on conviction is liable to a fine of not less than \$50 and not more that \$500.

(2) No proceedings in respect of an offence under this Act shall Limitation be commenced except within five years of the time when the offence was or is alleged to have been committed.

16.—(1) Any person thereunto authorized by the Minister for Investigation any purpose related to the administration or enforcement of this Act may at all reasonable times enter into any premises or place where any business is carried on or any property is kept or where anything is done in connection with any business or where any books or records are kept and,

- (a) audit or examine the books and records and any account, voucher, letter, telegram or other document that relates or may relate to the information that is or should be in the books or records or to the amount of a grant paid or payable under this Act;
- (b) examine property described in any conveyance or any property, process or matter, an examination of which may, in his opinion, assist him in determining the accuracy of any application required by this Act or in ascertaining the information that is or should be in the books or records or in such application, or the amount of any grant paid or payable under this Act;
- (c) require any person on the premises to give him all reasonable assistance with his audit or examination and to answer all questions relating to the audit or examination either orally or, if he so requires, in writing, on oath or by statutory declaration and, for that purpose, he may require such person to attend at the premises or place with him; and
- (d) if during the course of any audit or examination it appears to him that there has been a violation of this Act or the regulations, seize and take away any of the records, books, accounts, vouchers, letters, telegrams and other documents and retain them until they are produced in any court proceedings.

Production of documents and records to Minister

(2) The Minister may, for any purpose relating to the administration or enforcement of this Act, by registered letter or by a demand served personally, require from any person any information or additional information, or the production, or production on oath, of any books, letters, accounts, invoices, statements (financial or otherwise) or other documents within such reasonable time as is stipulated therein, provided that, in the opinion of the Minister or of the person authorized by him, it is necessary to make the demand in order to determine eligibility or possible eligibility for a grant under this Act.

Copies of the Unionts and records (3) Where a book, record or other document has been seized, examined or produced under this section, the person by whom it is seized or examined or to whom it is produced, or any officer of the Ministry of Revenue, may make or cause to be made one or more copies thereof, and a document purporting to be certified by the Minister or a person thereunto authorized by the Minister to be a copy made pursuant to this section is admissible in evidence and has the same probative force as the original document would have had if it had been proven in the ordinary way.

(4) No person shall hinder or interfere with any person doing Compliance anything that he is authorized by this section to do or shall prevent or attempt to prevent any person doing any such thing, and notwithstanding any other law to the contrary, every person shall. unless he is unable to do so, do everything he is required by this section to do.

(5) Any officer or employee in the Ministry of Revenue who is Administration authorized by the Minister may administer oaths and take and receive affidavits, declarations and affirmations for the purposes of or incidental to the administration or enforcement of this Act, and every person so authorized has, in respect of any such oath, affidavit, declaration or affirmation, all the powers of a commissioner for taking affidavits.

17.—(1) The Minister may make regulations,

Regulations

- (a) prescribing any form, notification or statement to be prescribed or that is required by this Act or that, in his opinion, will assist in the administration of this Act, and prescribing how and by whom any form, notification or statement shall be completed and what information it shall contain and requiring any information to be verified by statutory declaration;
- (b) prescribing classes of persons to be eligible persons who reside in a premises that is not a housing unit;
- (c) prescribing by class or type the kinds of institutions that are not housing units;
- (d) providing for the payment of interest where no grant was payable or on over-payments of a grant and prescribing the rate of interest payable thereon;
- (e) prescribing the manner in which occupancy costs shall be attributed for the purposes of subsection 2 of section
- (2) The Lieutenant Governor in Council may make regula- Idem tions,
 - (a) prescribing the evidence to be furnished to the Minister to establish facts relevant to the entitlement of any person to receive a grant and to establish the amount of such grant;
 - (b) authorizing a designated officer or class of officers employed by the Government of Ontario to exercise powers or perform duties of the Minister under this Act;

- (c) prescribing the manner in which any amount required by this Act to be deducted and retained out of any grant shall be so deducted and retained;
- (d) prescribing any amount greater than the amount set out in clause a of subsection 2 of section 2 or set out in section 7;
- (e) prescribing the conditions of eligibility to any grant payable under this Act;
- (f) defining any word or expression for the purposes of this Act and the regulations that has not already been expressly defined in this Act;
- (g) prescribing any condition that an applicant must meet prior to receiving a grant;
- (h) prescribing any matter required by this Act to be prescribed by the regulations.

Retro-

(3) A regulation is, if it so provides, effective with reference to a period before it was filed.

Moneys required for Act **18.** The moneys required for the purposes of this Act shall, until the 31st day of March, 1981, be paid out of the Consolidated Revenue Fund and thereafter shall be paid out of the moneys appropriated therefor by the Legislature.

Repual

19.—(1) The Municipal and School Tax Credit Assistance Act, being chapter 285 of the Revised Statutes of Ontario, 1970, is repealed.

Praviso

(2) Notwithstanding subsection 1, subsections 3, 4, 5 and 6 of section 2 of *The Municipal and School Tax Credit Assistance Act* continue to apply in respect of any credit or refund allowed under that Act before the 1st day of January, 1981.

Canthenie-

20.—(1) This Act, except section 19, comes into force on the 1st day of July, 1980.

Idem

(2) Section 19 comes into force on the 1st day of January, 1981.

Short title

21. The short title of this Act is The Ontario Pensioners Property Tax Assistance Act, 1980.

An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund

Assented to June 17th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) The Lieutenant Governor in Council is hereby Loans up to authorized to raise from time to time by way of loan in any manner provided by *The Financial Administration Act* such sum or sums R.S.O. 1970, of money as are considered necessary for discharging any indebtedness or obligation of Ontario, for making any payments authorized or required by any Act to be made out of the Consolidated Revenue Fund or for reimbursing the Consolidated Revenue Fund for any moneys expended for any of such purposes, provided that the principal amount of any securities issued and temporary loans raised under the authority of this Act shall not exceed in the aggregate \$1,800,000,000.
- (2) The sum of money authorized to be raised by subsection 1 Idem for the purposes mentioned therein shall include the principal amounts of Province of Ontario debentures issued to the Teachers' Superannuation Fund under authority of *The Teachers' Superannuation Act* and to the Ontario Municipal Employees Retirement Fund under authority of *The Ontario Municipal Employees Retirement System Act*, but shall be in addition to all sums of money authorized to be raised by way of loan under any other Act.
- 2. No money shall be raised by way of loan under subsection 1 Limitation of section 1 except to the extent authorized by order of the Lieutenant Governor in Council made prior to the 30th day of September, 1981.
- 3. This Act comes into force on the day it receives Royal Commence-
 - 4. The short title of this Act is The Ontario Loan Act, 1980. Short title



An Act to provide Incentives for the Exploration of Mineral Resources in Ontario

Assented to June 17th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) In this Act,

Interpretation

- (a) "applicant" means a person who has applied for a grant or a tax credit under this Act;
- (b) "application" means an application for a grant or a tax credit under this Act;
- (c) "associate", where used to indicate a relationship with any person, means,
 - (i) any corporation of which such person beneficially owns, directly or indirectly, equity shares carrying more than 10 per cent of the voting rights attached to all equity shares of the corporation for the time being outstanding,
 - (ii) any partner of that person or corporation,
 - (iii) any trust or estate in which such person or corporation has, in the opinion of the Minister, a substantial beneficial interest or as to which such person or corporation serves as trustee or in a similar capacity,
 - (iv) any spouse, parent, son or daughter, brother or sister of that person, or
 - (v) any relative of such person or of his spouse, other than a relative referred to in subclause iv, who has the same home as such person;
- (d) "designated program of mineral exploration" means a program of mineral exploration in Ontario designated by the Minister under section 2;

- (e) "eligible exploration expense" means a prescribed exploration expense incurred in a designated program of mineral exploration and paid in the year in respect of which the application is made;
- (f) "equity share" means any share of any class of shares of a corporation carrying voting rights under all circumstances and any share of any class of shares carrying voting rights by reason of the occurrence of any contingency that has occurred and is continuing;
- (g) "maximum grant limit" means the maximum aggregate amount of grants and tax credits in respect of a designated program of mineral exploration set by the Minister under subsection 5 of section 2;
- (h) "mineral exploration" means prospecting or exploring for a mineral resource:
- (i) "mineral resource" means a base or precious metal deposit, a coal deposit or such other minerals as may be prescribed;
- (j) "Minister" means the Minister of Natural Resources or such other member of the Executive Council to whom the administration of this Act is assigned;
- (k) "Ministry" means the Ministry of the Minister;
- (l) "person" means,
 - (i) an individual, partnership or limited partnership,
 - (ii) an unincorporated association, syndicate or organization,
 - (iii) a trust, trustee, executor, administrator or other legal representative, or
 - (iv) a corporation;
- (m) "prescribed" means prescribed by the regulations;
- (n) "regulations" means the regulations made under this Act.
- (2) In calculating the total number of equity shares that a corporation beneficially owned or controlled, for the purpose of this Act, the total number shall be calculated as the total of all the

Calculation of total number of equity shares

shares actually owned or controlled, but each share that carries the right to more than one vote shall be calculated as the number of shares equalling the total number of votes carried.

- (3) In determining whether one corporation is affiliated with Application another corporation, subsections 2, 4 and 5 of section 1 of *The* ^{of} 1979, c. 22, Small Business Development Corporations Act, 1979 apply.

 Solution Act, 1979 apply.
- 2.—(1) In each year, a person who proposes to carry out a Designation program of mineral exploration in Ontario may apply to have the of mineral program designated by the Minister under this Act and the exploration Minister, subject to such terms and conditions as may be prescribed, may in his discretion designate such a program for the purposes of this Act.
- (2) A designation under subsection 1 shall not be made by the Minister where the person who applies for designation is, where the person who applies for designation is, made
 - (a) actively engaged in mineral production in Ontario; or
 - (b) an affiliated corporation or an associate of any person who is actively engaged in mineral production in Ontario.
- (3) No program of mineral exploration that commenced prior to Idem the coming into force of this Act shall be designated under subsection 1.
- (4) A designation under subsection 1 shall be for a stated period of of time and the designation shall expire at the end of the period of time stated, but the period of time for which a mineral exploration program is designated may, upon request, be extended by the Minister.
- (5) At the time the Minister designates a program of mineral Maximum exploration under subsection 1, the Minister shall establish a or tax credit maximum grant limit applicable to the program for the year.
- **3.**—(1) Upon application by a person in the form prescribed by Application the Minister, the Minister may, subject to the provisions of this payment of Act, pay a grant to any person who is not a corporation and who,
 - (a) is ordinarily resident in Canada; and
 - (b) is not actively engaged in mineral production in Ontario and is not an affiliated corporation or an associate of any person actively engaged in mineral production in Ontario,

in an amount equal to 25 per cent of the eligible exploration expenses incurred by such person.

Certificate of cutationions to tax credit (2) Upon application made in the form prescribed by the Minister by a corporation that is not actively engaged in mineral production in Ontario and is not an affiliated corporation or an associate of any person actively engaged in mineral production in Ontario, the Minister may issue a certificate in the prescribed form that such corporation is entitled to a tax credit in an amount equal to 25 per cent of the eligible exploration expenses incurred by the corporation and thereupon the corporation may deduct from the tax otherwise payable by it under Part II of *The Corporations Tax Act.* 1972 the amount of the tax credit to which it is so entitled

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Pension

(3) A pension fund with 10 per cent or more of its contributors resident in Ontario that meets the prescribed terms and conditions shall be deemed to be a person ordinarily resident in Ontario.

Grants to corporations 1976, c. 62 (4) Notwithstanding subsection 1, a corporation incorporated as a credit union or caisse populaire under *The Credit Unions and Caisses Populaires Act*, 1976 or a predecessor of that Act, and such other corporations as may be prescribed, may apply for and receive a grant under subsection 1 in lieu of a tax credit under subsection 2.

Carry forward of tax credit (5) The unused portion of a tax credit obtained under subsection 2 may be carried forward by the corporation and deducted from the tax otherwise payable by the taxpayer under Part II of *The Corporations Tax Act*, 1972 in subsequent taxation years.

Payment of grant in lieu of carry forward of tax redit (6) Where a corporation is entitled to a tax credit under subsection 2 and the corporation is principally engaged in mineral exploration, the corporation may, in lieu of carrying the tax credit forward under subsection 5, apply to the Minister after the end of its taxation year in which it became entitled to the tax credit for the payment of a grant, and the Minister may pay a grant equal to the amount of the unused tax credit entitlement provided that the application is made within one year of the end of the corporation's taxation year in which it became entitled to the tax credit.

Supporting material

- **4.**—(1) An application for any grant or tax credit under subsection 1 or 2 of section 3 shall be accompanied by,
 - (a) financial statements or records setting out the amounts of money actually spent on eligible exploration expenses; and
 - (b) such additional information as the Minister may prescribe.

(2) Where a tax credit certificate is issued by the Minister under Copy of subsection 2 of section 3, the Minister shall at the same time send a certificate duplicate of such certificate to the Minister of Revenue.

of Revenue

(3) Where a corporation claims a tax credit under subsection 2 Where tax of section 3, the annual return required under section 145 of *The* claimed Corporations Tax Act, 1972, in which the credit is claimed, shall 1972, c. 143 be accompanied by a copy of the certificate of the Minister issued under subsection 2 of section 3 setting out the amount of the tax credit to which the corporation is entitled.

5.—(1) Only one application for a grant or tax credit available One under section 3 shall be made for each designated program of application only mineral exploration unless otherwise agreed to by the Minister at the time the program is designated.

(2) Where a designated program of mineral exploration is Partnership. undertaken by or on behalf of a partnership, limited partnership or similar joint venture, the application shall be made on behalf of or joint venture all such persons, and any grant or tax credit shall be available only to the persons who compose such partnership, limited partnership or joint venture calculated on the basis of the amount of money actually contributed and spent by or on behalf of each such person on eligible exploration expenses.

(3) The aggregate amount of grants and tax credits that may be Maximum given by the Minister under section 3 in respect of any designated not to be program of mineral exploration shall not exceed the maximum exceeded grant limit in any year.

(4) Where an application under section 3 is made on behalf of Pro-rating more than one person and the amount of eligible exploration expenses entitles such persons to apply for grants or tax credits in an aggregate amount greater than the maximum grant limit, the Minister shall pro-rate the amounts of the grants among those persons eligible under subsections 1 and 4 of section 3 and the amounts of the tax credits among those persons eligible under subsection 2 of section 3 on the basis of the amount of money actually contributed and spent on eligible exploration expenses by such persons so that the aggregate of the grants paid and tax credits earned does not exceed the maximum grant limit.

(5) No grant may be paid or tax credit made available under Limitation section 3 by the Minister unless an application therefor has been application received by the Minister within six months of the expiry of the designation under subsection 4 of section 2.

6. A grant or tax credit entitlement under this Act shall not be Grant or assigned, charged, attached, anticipated or given as security, and not

any transaction purporting to assign, charge, attach, anticipate or give as security a grant or entitlement to a tax credit is void.

Consideration of application of Minister

- 7.—(1) The Minister upon receiving an application for a grant or tax credit under section 3 shall forthwith consider the application, and he may,
 - (a) approve payment of a grant or claim to a tax credit and determine the amount thereof that may be paid or claimed by the applicant; or
 - (b) determine that no grant may be paid or tax credit claimed by the applicant.

Natureation of Minister's decision

(2) Where particulars of the basis on which the amount of any grant that may be paid or tax credit that may be claimed by the applicant was determined by the Minister are requested by the applicant, or where the Minister determines that no grant may be paid or tax credit claimed by the applicant, the Minister shall forthwith, in writing, notify the applicant of the basis upon which the amount was determined or of the basis upon which his determination was reached that no grant may be paid or tax credit entitlement claimed and shall notify the applicant of his right to object under this section.

Objection by applicant

(3) Where an applicant is dissatisfied with the determination of the Minister under subsection 1 or with the decision of the Minister under subsection 2, he may object to the determination or decision and within sixty days from the date of the notice of such determination or decision by the Minister, serve on the Minister a notice of objection in the prescribed form setting out the reasons for the objection and all relevant facts.

Notice

(4) Notice of objection under this section shall be served by being sent by registered mail addressed to the Minister, but the Minister may accept a notice of objection under this section, notwithstanding that it was not served in the manner required.

Minister to

(5) Upon receipt of the notice of objection, the Minister shall forthwith reconsider the determination or decision objected to and confirm, vary or reverse such determination or decision, and he shall thereupon notify the person making the objection of his action by registered mail.

Minister's declaron final (6) A decision of the Minister under subsection 5 is final and is not subject to appeal except where the decision involves the interpretation of a provision of this Act, or involves an issue solely of law.

8. In any dispute over a determination or decision of the Appeal on Minister under subsection 5 of section 7, the Minister may, where of law the dispute involves the interpretation of a provision of this Act, or involves an issue solely of law in which no facts are in dispute, or involves the proper inference to be drawn from facts that are not in dispute, agree in writing with the disputing party as to the undisputed facts and thereafter apply to the Supreme Court to have the issue in dispute determined, and if the Minister does not make the application within six weeks of the date upon which the undisputed facts have been agreed upon in writing, the other party to the dispute may apply to the court to have the issue determined.

9.—(1) Except as provided in subsections 2 and 3, all informa-Information tion obtained under this Act by any officer, employee or agent of the Ministry is privileged and confidential, and no such officer, employee or agent shall knowingly communicate or allow to be communicated to any person not legally entitled thereto any such information, or allow any person not legally entitled to do so to inspect or have access to any statement or other writing containing such information.

(2) Any information referred to in subsection 1 that is obtained Exceptions by an officer, employee or agent of the Ministry in the administration of this Act may be communicated to any officer or employee of the Department of National Revenue of the Government of Canada, or of the Ministry of Revenue or of the Ministry of Treasury and Economics of the Government of Ontario.

- (3) Notwithstanding subsection 1, the Minister may publish Idem particulars of any designated program of mineral exploration a year or more after such designation expires.
- 10.—(1) Where a person receives or obtains a grant or a tax Repayment credit under this Act to which he is not entitled or the payment of tax credit an amount in excess of the grant or tax credit to which he is where not entitled entitled, he shall forthwith return,

- (a) to the Minister in the case of a grant; or
- (b) to the Minister of Revenue, in the case of a tax credit,

such grant or excess amount of grant or such tax credit that has been claimed or excess amount of tax credit claimed, as the case may be.

(2) Where a person receives or obtains the payment of a grant or Idem claims a tax credit to which he is not entitled or the payment or claim of an amount in excess of the grant or tax credit to which he is entitled, the amount or excess amount, as the case may be, may

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be recovered in any court of competent jurisdiction as a debt due to the Crown in proceedings commenced at any time, and where applicable, the amount of any such indebtedness may be recovered in the manner provided for in *The Financial Administration Act* or *The Corporations Tax Act*, 1972.

Official

- 11.—(1) Every person who,
 - (a) knowingly, makes a false or misleading statement in an application or statement required or permitted by this Act, and who does so for the purpose of obtaining a grant or tax credit under this Act to which he is not entitled or to which a person on whose behalf he is acting is not entitled;
 - (b) knowingly, fails to disclose any information that is required to be disclosed and by reason thereof obtains a payment of a grant or entitlement to a tax credit under this Act to which he is not entitled or to which the person on whose behalf he is acting is not entitled;
 - (c) knowingly, converts to his own use a payment of a grant or a tax credit entitlement under this Act to which he is not entitled; or
 - (d) contravenes section 9 or 12,

is guilty of an offence and on conviction is liable to a fine of not more than \$1,000 or, if such person is a corporation, to a fine of not more than \$10,000.

Limitation

(2) No proceedings in respect of an offence under this Act shall be commenced except within five years of the time when the offence was or is alleged to have been committed.

Corporation

(3) Where a corporation is guilty of an offence under subsection 1, every director or officer thereof who authorized, permitted or acquiesced in the offence is also guilty of an offence and on conviction is liable to a fine of not more than \$1,000.

Investiga-

- 12.—(1) Any person thereunto authorized by the Minister for any purpose related to the administration or enforcement of this Act may at all reasonable times enter into any premises or place where any business or designated program of mineral exploration is carried on or any property is kept or where anything is done in connection with any such business or program of mineral exploration or where any books or records are kept and,
 - (a) audit or examine the books and records and any account, voucher, letter, telegram or other document that relates

- or may relate to the information that is or should be in the books or records or relative to the amount of a grant that may be paid or a tax credit claimed under this Act;
- (b) examine any lands or premises related to a designated program of mineral exploration, or any property, process or matter, an examination of which may, in his opinion, assist him in determining the accuracy of any application for a grant or tax credit under this Act or in ascertaining the information that is or should be in the books or records or in any such application, or the amount of any grant that may be paid or tax credit that may be claimed under this Act;
- (c) require any person on the land or premises to give him all reasonable assistance with his audit or examination and to answer all questions relating to the audit or examination either orally or, if he so requires, in writing, on oath or by statutory declaration and, for that purpose, he may require such person to attend at the premises or place with him; and
- (d) if during the course of any audit or examination it appears to him that there has been a violation of this Act or the regulations, seize and take away any of the records, books, accounts, vouchers, letters, telegrams and other documents and retain them until they are produced in any court proceedings.
- (2) The Minister may, for any purpose relating to the adminis- Production tration or enforcement of this Act, by registered letter or by a and records demand served personally, require from any person any informa- to Minister tion or additional information, or the production, or production on oath, of any books, letters, accounts, invoices, statements (financial or otherwise) or other documents within such reasonable time as is stipulated therein, provided that, in the opinion of the Minister or of the person authorized by him, it is necessary to make the demand in order to determine eligibility or possible eligibility for a grant or tax credit under this Act.

(3) Where a book, record or other document has been seized, Copies of examined or produced under this section, the person by whom it is and records seized or examined or to whom it is produced, or any officer of the Ministry, may make or cause to be made one or more copies thereof, and a document purporting to be certified by the Minister or a person thereunto authorized by the Minister to be a copy made pursuant to this section is admissible in evidence and has the same probative force as the original document would have had if it had been proved in the ordinary way.

Compliance

(4) No person shall hinder or interfere with any person doing anything that he is authorized by this section to do or shall prevent or attempt to prevent any person doing any such thing, and notwithstanding any other law to the contrary, every person shall, unless he is unable to do so, do everything he is required by this section to do.

Administration of (5) Any officer or employee in the Ministry who is authorized by the Minister may administer oaths and take and receive affidavits, declarations and affirmations for the purposes of or incidental to the administration or enforcement of this Act, and every person so authorized has, in respect of any such oath, affidavit, declaration or affirmation, all the powers of a commissioner for taking affidavits.

Regulations

- 13.—(1) The Minister may make regulations,
 - (a) prescribing any form, notification, certificate or statement to be prescribed or that is required by this Act or that, in his opinion, will assist in the administration of this Act, and prescribing how and by whom any form, notification, certificate or statement shall be completed and what information it shall contain and requiring any information to be verified by statutory declaration;
 - (b) providing for the payment of interest where no grant was payable or tax credit permitted or on overpayments of a grant or claims of tax credit and prescribing the rate of interest payable thereon.

Idem

- (2) The Lieutenant Governor in Council may make regulations,
 - (a) prescribing the evidence to be furnished to the Minister to establish facts relevant to the entitlement of any person to receive a grant or tax credit and to establish the amount of such grant or tax credit;
 - (b) authorizing a designated officer or class of officers employed by the Government of Ontario to exercise powers or perform duties of the Minister under this Act;
 - (c) prescribing any matter required by this Act to be prescribed by the regulations;
 - (d) prescribing a ceiling on the maximum grant limit that may be established by the Minister under subsection 5 of section 2;

- (e) defining any word or expression for the purposes of this Act and the regulations that has not already been expressly defined in this Act;
- (f) prescribing the conditions of eligibility to any grant or tax credit available under this Act.
- (3) A regulation is, if it so provides, effective with reference to a Retroactivity period before it was filed.
- **14.** This Act comes into force on a day to be named by procla-Commencemation of the Lieutenant Governor.
- **15.** The short title of this Act is The Ontario Mineral Short title Exploration Program Act, 1980.



An Act to amend The Small Business Development Corporations Act, 1979

Assented to June 17th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Clause *i* of subsection 1 of section 1 of *The Small Business Develop-set* (1) (i). *ment Corporations Act*, 1979, being chapter 22, is amended by adding at the end thereof "and includes a corporation".
- **2.** Clause c of section 4 of the said Act is amended by striking out s. 4 (c), amended "\$250,000" in the third line and inserting in lieu thereof "\$100,000".
- **3.**—(1) Subsection 1 of section 7 of the said Act is amended by striking s. 7 (1). out "\$250,000" in the third line and inserting in lieu thereof "\$100,000".
 - (2) Subsection 3 of the said section 7 is repealed and the following s. 7 (3), substituted therefor:
 - (3) During the third and subsequent years of registration under ^{Idem} this Act, a small business development corporation shall maintain an average of at least 70 per cent of its equity capital in eligible investments calculated in the prescribed manner.
 - (3) Subsection 4 of the said section 7 is amended by striking out "\$250,000" in the third line and inserting in lieu thereof "\$100,000".
- **4.** Subsection 4 of section 8 of the said Act is amended by adding at the commencement thereof "Subject to paragraph 4 of section 24".
- **5.**—(1) Subclause iii of clause b of subsection 1 of section 9 of the said $\frac{s_1(0)(b)(iii)}{repealed}$. Act is repealed.
 - (2) Clause *a* of subsection 2 of the said section 9 is repealed and the following substituted therefor:

(a) the number of equity shares into which any debt obligation or shares of such small business may be converted.

in tea amindet **6.** Section 13 of the said Act is amended by adding thereto the following subsections:

Where prescribed number of employees exceeded (4) Notwithstanding subsection 3, where a material change occurs by reason only of a small business exceeding the prescribed number of employees, no material change shall be deemed to have occurred until the small business has 200 or more employees, excluding directors and officers of the corporation.

Eligible myssiment (5) Where a material change described in subsection 4 occurs, the investment by a small business development corporation shall remain an eligible investment, notwithstanding any other provision of this Act, for a period of five years from the date of the material change.

s 10: antended **7.** Section 19 of the said Act is amended by adding at the end thereof "with respect only to the maximum equity capital amount set out in clause c of section 4 and retained earnings thereon".

- 21. amended **8.** Section 21 of the said Act is amended by adding thereto the following subsections:

Pension runds (5) A pension fund with 10 per cent or more of its contributors resident in Ontario that meets the prescribed terms and conditions shall be deemed to be a person ordinarily resident in Ontario.

Cirints to corporations

(6) Notwithstanding anything in this section, a corporation incorporated as a credit union or caisse populaire under *The Credit Unions and Caisses Populaires Act*, 1976 or a predecessor of that Act, and such other corporations as may be prescribed, may apply for and receive a grant under subsection 1 in lieu of a tax credit under section 22.

Where applicant not the beneficial owner

(7) When the person applying for a grant under subsection 1 is the registered, but not the beneficial, owner of equity shares of a small business development corporation, the Minister may prescribe the terms and conditions relating to the beneficial ownership of the shares that shall be complied with in order to entitle the person to the grant.

. 14. re-enacted

Section 23 of the said Act is repealed and the following substituted therefor:

Tax credit carried back or forward 1072. c 143 23. The unused portion of a tax credit obtained under subsection 1 of section 22, not exceeding the tax payable for the preceding taxation year under Part II of *The Corporations Tax Act*, 1972, may be,

- (a) carried back by the corporation and added to the amount paid on account of the tax payable by the corporation for the taxation year immediately preceding the taxation year in which the credit is earned; or
- (b) if, after making the deduction in clause a, any unused portion of the tax credit remains, carried forward by the corporation and deducted from the tax otherwise payable by the taxpayer under Part II of *The Corporations* 1972, c. 143

 Tax Act, 1972 in subsequent taxation years.
- **10.** Section 24 of the said Act is amended by adding thereto the follow-s. 24, ing paragraph:
 - 4. Where the corporation proposes to wind up or dissolve or where the registration of a small business development corporation is revoked for failure to comply with subsection 1 or 2 of section 7, it shall pay to the Minister, in addition to the amount set out under paragraph 3, an amount equal to the interest earned on all moneys paid into the trust fund established by the corporation under section 8 and not paid out in accordance with subsection 2 of that section from the date of registration of the corporation under this Act.
- **11.** Section 31 of the said Act is amended by striking out "and" at the s. 31, end of clause b, by adding "and" at the end of clause c and by adding thereto the following clause:
 - (d) any books, records, accounts, returns or other information maintained by a small business that has been acquired by a small business development corporation as an eligible investment or that has ceased to be an eligible investment or a small business under this Act,
- **12.**—(1) This Act, except subsection 1 of section 5, shall be deemed to Commence-have come into force on the 23rd day of April, 1980.
 - (2) Subsection 1 of section 5 shall be deemed to have come into Idem force on the 23rd day of April, 1980 but does not apply to an investment made or contracted in writing to be made in a small business prior to that date.
- 13. The short title of this Act is The Small Business Development Short title Corporations Amendment Act, 1980.



An Act to amend The Retail Sales Tax Act

Assented to June 17th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Subsection 1 of section 5 of *The Retail Sales Tax Act*, being section 2 of the Revised Statutes of Ontario, 1970, as amended by the Statutes of Ontario, 1972, chapter 21, section 1, 1973, chapter 23, section 4, 1974, chapter 7, section 2, 1975, chapter 9, section 4, 1976, chapter 23, section 3, 1976, chapter 82, section 3, 1977, chapter 13, section 4, 1978, chapter 6, section 2 and 1979, chapter 27, section 3, is further amended by adding thereto the following paragraphs:
 - 11a. ethyl alcohol or methyl alcohol that is sold and purchased as fuel to generate power by internal combustion in any engine, provided that such alcohol is delivered by the vendor thereof into the engine's fuel tank;
 - 11b. vehicles that are required to be licensed under The R.S.O. 1950. Highway Traffic Act and the energy to operate which is exclusively electrical energy or energy derived from the internal combustion of ethyl alcohol, methyl alcohol, natural gas or manufactured gas, but only if no part of the energy for the operation of the vehicle is derived from the internal combustion of any fuel taxed under The 1973, Compared to the finite of the internal combustion of the Motor Vehicle Fuel Tax R.S.O. 1950. Act.
 - (2) Paragraph 24b of subsection 1 of the said section 5, as re- s. 5 (1), enacted by the Statutes of Ontario, 1977, chapter 13, section 4 amended and amended by 1978, chapter 6, section 2, is further amended by adding thereto the following clause:
 - (ca) units or chillers that are designed for use as part of an air-conditioning system and for the recovery and redistribution of heat when such units or chillers meet the conditions and specifications prescribed by the Minister.

per ssee), re-emerket

- (3) Clause *a* of paragraph 38 of subsection 1 of the said section 5, as re-enacted by the Statutes of Ontario, 1976, chapter 82, section 3, is repealed and the following substituted therefor:
 - (a) the manufacture or production of tangible personal property or in the research or development by such manufacturer or producer of either,
 - (i) goods for his own manufacture or production or for the manufacture or production of others, or
 - (ii) manufacturing or production processes for his use or the use of others.

pat. 38a (a); re-enacted

- (4) Clause a of paragraph 38a of subsection 1 of the said section 5, as enacted by the Statutes of Ontario, 1976, chapter 82, section 3, is repealed and the following substituted therefor:
 - (a) to be used directly in the manufacture or production of tangible personal property or is to be used directly in, and exclusively for, the research or development by such manufacturer or producer of either,
 - (i) goods for his own manufacture or production or for the manufacture or production of others, or
 - (ii) manufacturing or production processes for his use or the use of others.

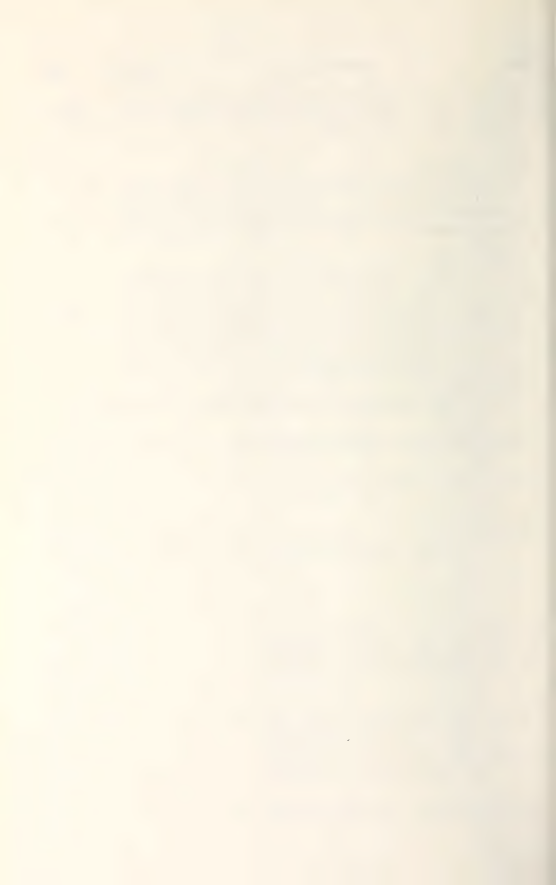
· 11) Wat, by,

- 2. Clauses a and b of subsection 1 of section 11 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 13, section 5, are repealed and the following substituted therefor:
 - (a) \$1,000; or
 - (b) the aggregate of,
 - (i) 4 per cent of the tax collected by the vendor in such period and shown in a return that is made in accordance with this Act and the regulations and in which the tax shown to have been so collected is \$400 or more,
 - (ii) \$16 for each return with respect to tax collected by the vendor in such period that is made in accordance with this Act and the regulations and in which the tax shown to have been so collected exceeds \$16 and is less than \$400, and
 - (iii) the tax collected by the vendor in such period and shown on a return that is made in accordance

with this Act and the regulations and in which the tax shown to have been so collected does not exceed \$16.

3. Subsection 3 of section 42 of the said Act, as enacted by the Statutes 8, 42 (3). of Ontario, 1975, chapter 9, section 11 and amended by 1976, amended chapter 23, section 12, 1976, chapter 82, section 4 and 1979, chapter 27, section 8, is further amended by adding thereto the following clause:

- (i) providing for the rebate to persons engaged in the business of farming of tax paid on the consumption after the 22nd day of April, 1980 of tangible personal property for the construction or installation of grain storage bins or grain dryers, and prescribing the basis on which such rebate shall be calculated and the conditions under which it shall be made
- 4. This Act shall be deemed to have come into force on the 23rd day of Commence-April, 1980.
- 5. The short title of this Act is The Retail Sales Tax Amendment Act, Short title 1980.



An Act to amend The Corporations Tax Act, 1972

Assented to June 17th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Subsection 1 of section 1 of *The Corporations Tax Act, 1972*, s. 1 (1). being chapter 143, as re-enacted by the Statutes of Ontario, 1977, chapter 58, section 1, is amended by adding thereto the following clauses:
 - (da) "family fishing corporation" means a corporation that is throughout the taxation year a corporation,
 - (i) every share of the capital stock of which that confers on the holder thereof the right to vote was owned by an individual ordinarily resident in Canada or by any such individual and a member or members of his family ordinarily resident in Canada or by another family fishing corporation,
 - (ii) 95 per cent of the assets of which were fishing assets, and
 - (iii) which carried on the business of fishing in Ontario through the employment of a share-holder or a member of his family actually engaged in the operation of the business;
 - (ea) "fishing assets" of a family fishing corporation means,
 - (i) cash, trade accounts receivable, supplies and inventory used in the fishing business,
 - (ii) land, buildings, boats, ships, equipment, machinery and nets that are used chiefly in the

- operation of the fishing business by the corpora-
- (iii) any right or licence granted or issued under any Act of the Legislature that permits or regulates the catching or sale of fish, and
- (iv) shares in another family fishing corporation.

amended

(2) Clause *g* of subsection 1 of the said section 1 is amended by striking out "clause *d*" in the second line and inserting in lieu thereof "clause *d* or *da*".

s. 2 (2) (d),

2.—(1) Clause d of subsection 2 of section 2 of the said Act, as enacted by the Statutes of Ontario, 1977, chapter 58, section 2, is repealed.

s. 2 (3) (d), repealed

(2) Clause *d* of subsection 3 of the said section 2, as enacted by the Statutes of Ontario, 1977, chapter 58, section 2, is repealed.

re-enacted

3. Subsection 2 of section 36 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 58, section 8, is repealed and the following substituted therefor:

Idem

(2) For the purposes of subsection 1, the amount determined under this subsection is,

R.S.C. 1952,

- (a) with respect to a corporation to which subsection 1 of section 125 of the *Income Tax Act* (Canada) applies, that proportion of the least of the amounts determined under paragraphs *a*, *b*, *c* and *d* of subsection 1 of the said section 125 for the taxation year, not exceeding \$150,000; and
- (b) with respect to a corporation to which subsection 1.1 of section 125 of the *Income Tax Act* (Canada) applies, that proportion of the lesser of the amounts determined under paragraphs *a* and *b* of subsection 1.1 of the said section 125 for the taxation year, not exceeding \$150,000,

that,

(c) the amount of that portion of its taxable income for the taxation year that is deemed to have been earned in Ontario, measured in accordance with paragraph a of subsection 4 of section 124 of the *Income Tax Act* (Canada),

bears to,

- (d) the total amount of the portions of its taxable income for the taxation year that are deemed to have been earned in the provinces of Canada, measured in accordance with paragraph a of subsection 4 of section 124 of the Income R.S.C. 1952, Tax Act (Canada).
- 4. The said Act is amended by adding thereto the following section: s. 36b,

36b.—(1) There may be deducted from the tax otherwise pay- Small able under this Part for a taxation year by a corporation that is in tax credit the taxation year eligible for the deduction under subsection 1 of section 125 of the *Income Tax Act* (Canada) an amount equal to 20 per cent of the cost to the corporation of depreciable property purchased by it, from a person with whom it was dealing at arm's length, in the taxation year and after the 22nd day of April, 1980 and before the 23rd day of April, 1982, and used by it in Ontario for the purpose of earning income from a business, other than income from the leasing or rental of such depreciable property, but not exceeding the lesser of,

- (a) the greater of,
 - (i) 20 per cent of the tax payable (after the deduction under section 36) calculated on that portion of the income eligible for the deduction under subsection 1 of section 125 of the Income Tax Act R.S.C. 1952, (Canada) as determined for the purposes of section 36, and
 - (ii) \$500; and
- (b) the tax otherwise payable under this Part for the taxation vear.
- (2) In this section,

Interpretation

- (a) "eligible for a deduction under subsection 1 of section 125 of the *Income Tax Act* (Canada)" means otherwise qualified for a deduction under subsection 1 of section 125 of the *Income Tax Act* (Canada), notwithstanding that no deduction was allowed under that subsection for the taxation year by reason only that the amount determined under paragraph a or b of that subsection was nil for that taxation year;
- (b) "tax otherwise payable under this Part" means the tax for the taxation year otherwise payable by the corporation under this Part after making any deduction applicable under sections 34, 35, 36 and 36a.

Short beyatome

(3) Where the taxation year of a corporation is less than eleven months, the amounts determined under subclause i of clause a and clause b of subsection 1 shall be that proportion of the amounts otherwise determined under the said subclause i of clause a and clause b that the number of days in the taxation year is of 365 days.

Rails tisla prescribed (4) The Lieutenant Governor in Council may prescribe rules to determine the depreciable property, the purchases thereof, the costs thereof and the uses thereof that are eligible for the purposes of subsection 1.

Transitional

(5) For the taxation year that ends after the 22nd day of April, 1982 and that includes that day the amounts determined under subclause i of clause a and clause b of subsection 1 shall be that proportion of such amounts as otherwise determined that the number of days of the taxation year prior to the 23rd day of April, 1982 bears to the total number of days of that taxation year.

re-enacted

- **5.** Subclause ii of clause *c* of subsection 1 of section 127 of the said Act, as re-enacted by the Statutes of Ontario, 1979, chapter 28, section 14, is repealed and the following substituted therefor:
 - (ii) amounts of cash on deposit with any corporation doing the business of a savings bank are deemed not to be loans and advances to other corporations, and
 - (iii) amounts due by a corporation with its head office outside Canada to a related corporation that is taxable under this Part are deemed not to be loans and advances to other corporations unless such amounts have been outstanding for 120 days or more prior to the end of the taxation year of the related corporation.

s. 133a. re-enacter **6.** Section 133a of the said Act, as re-enacted by the Statutes of Ontario, 1979, chapter 28, section 17, is repealed and the following substituted therefor:

Flat rate

- 133a.—(1) Notwithstanding subsection 1 of section 131 and subsection 1 of section 132, and except as provided in subsections 1 and 2 of section 135, the tax payable by a corporation under this Part for a taxation year shall be,
 - (a) \$50, where its taxable paid-up capital does not exceed \$100,000; or
 - (b) the lesser of,

- (i) the tax that would otherwise be payable under this Part if subsection 1 of section 131 and subsection 1 of section 132 were applicable, and
- (ii) \$100.

where its taxable paid-up capital exceeds \$100,000 but does not exceed \$1,000,000.

(2) Notwithstanding subsection 1 of section 131 and subsection Notch 1 of section 132, and except as provided in subsections 1 and 2 of section 135, where the taxable paid-up capital of a corporation for a taxation year exceeds \$1,000,000, but does not exceed \$1,200,000, the tax payable under this Part for a taxation year by the corporation shall be the lesser of,

- (a) the tax that would otherwise be payable under this Part if subsection 1 of section 131 and subsection 1 of section 132 were applicable; and
- (b) the amount by which the tax that would otherwise be payable under this Part if no deduction were made under subsection 1 of section 132 exceeds 1.45 per cent of the amount by which \$1,200,000 exceeds its taxable paid-up capital.
- (3) For the purposes of this section, the taxable paid-up capital Non-resident of a corporation to which section 128 applies shall be determined corporations in accordance with the provisions of Division B of this Part.

- 7. Subsection 2 of section 135 of the said Act, as re-enacted by the s. 135(2), Statutes of Ontario, 1977, chapter 58, section 13, is amended by striking out "clause d" in the second line and inserting in lieu thereof "clause d or da"
- 8. Section 148 of the said Act, as amended by the Statutes of Ontario, 8, 148. 1975, chapter 17, section 64, 1976, chapter 32, section 19, 1977, chapter 58, sections 16 and 26 and 1978, chapter 14, section 18, is further amended by adding thereto the following subsection:
 - (7) Any amount received by Her Majesty on account of Application amounts payable under this Act by a corporation shall be applied received firstly against any interest then payable by the corporation, any balance of the amount received shall be applied against any penalty then payable by the corporation, and any balance then remaining of the amount received shall be applied against the tax payable by the corporation.

9.—(1) Section 149 of the said Act, as amended by the Statutes of s 149; Ontario, 1975, chapter 17, section 65, 1976, chapter 32, section 20, 1977, chapter 58, sections 17 and 26, 1978, chapter 14, section 19 and 1979, chapter 28, section 19, is further amended by adding thereto the following subsection:

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(1b) For the purposes of subsections 1 and 1a, the "amount of tax payable" for a taxation year includes any penalty payable by the corporation for the taxation year.

= 140 (3) = macted (2) Subsection 3 of the said section 149, as amended by the Statutes of Ontario, 1977, chapter 58, section 26, is repealed and the following substituted therefor:

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(3) Where the Minister has reassessed the tax payable for a taxation year under subsection 4 of section 150 and the tax payable is greater or less than the tax previously assessed for that taxation year, the amount of interest payable under subsection 2 shall be the amount that would have been payable if such reassessment had not been made.

s. 153, amended **10.** Section 153 of the said Act, as amended by the Statutes of Ontario, 1978, chapter 14, section 22, is further amended by adding thereto the following subsection:

Idem

(3) Where the Minister has reassessed the tax payable for a taxation year under subsection 4 of section 150 and the tax payable is greater or less than the tax previously assessed, the amount of interest allowable under subsection 1 shall be the amount that would have been allowable if such reassessment had not been made.

s. 166, amended **11.** Section 166 of the said Act is amended by adding thereto the following subsection:

Exception

(4) Notwithstanding subsection 1, the Minister may provide information obtained or written statements furnished under this Act to officers in the Ministry of Natural Resources for the Province of Ontario authorized by the Minister of Natural Resources to receive, with the concurrence of the Minister of Revenue, such information or statements for the purpose of aiding in an assessment of tax liability under *The Mining Tax Act*, 1972.

Commencement and application **12.**—(1) Sections 1, 5 and 7 shall be deemed to have come into force on the 23rd day of April, 1980 and apply to corporations in respect of all taxation years ending after the 22nd day of April, 1980.

Idem

(2) Section 2 shall be deemed to have come into force on the 8th day of December, 1977 and applies to corporations in respect of all taxation years ending after the 7th day of December, 1977.

- (3) Section 3 comes into force on the day this Act receives Royal Idem Assent and applies,
 - (a) in respect of corporations that were in existence on the 23rd day of October, 1979, to all taxation years commencing after 1979; and
 - (b) in respect of any other corporation, to all taxation years commencing after the 23rd day of October, 1979.
- (4) Section 4 shall be deemed to have come into force on the 23rd Idem day of April, 1980 and applies to corporations in respect of all taxation years ending after the 22nd day of April, 1980, except that with respect to the taxation year that ends after the 22nd day of April, 1980 and that includes that day the amounts determined under subclause i of clause a and clause b of subsection 1 of section 36b, as enacted by section 4 of this Act, shall be that proportion of those amounts as otherwise determined that the number of days in the taxation year after the 22nd day of April, 1980 bears to the total number of days in that taxation year.
- (5) Section 6 shall be deemed to have come into force on the 23rd Idem day of April, 1980 and applies to corporations in respect of all taxation years ending after the 22nd day of April, 1980, except that with respect to the taxation year ending after the 22nd day of April, 1980 and that includes that day, the following rules apply:
 - (a) determine the tax payable under Part III of the said Act as that Part stood prior to the 23rd day of April, 1980 that, but for the rules made applicable by this section, would be payable by the corporation for that taxation year on the assumption that that Part was applicable to that taxation year;
 - (b) determine the proportion of the amount determined under clause a that the number of days of the taxation year prior to the 23rd day of April, 1980 bears to the total number of days of that taxation year;
 - (c) determine the tax payable under section 133a of the said Act as amended by this Act that, but for the rules made applicable by this section, would be payable by the corporation for that taxation year on the assumption that that section was applicable to that taxation year;
 - (d) determine the proportion of the amount determined under clause c that the number of days of that taxation year that follow the 22nd day of April, 1980 bears to the total number of days of that taxation year;

(e) determine the aggregate of the amounts determined under clauses b and d in respect of the corporation,

and the aggregate determined under clause e is the amount that is payable by a corporation, under section 133a of the said Act as amended by this Act, for its taxation year that ends after the 22nd day of April, 1980 and that includes that day.

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(6) Section 8 comes into force on the 1st day of October, 1980 and applies to payments received on or after that date.

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(7) Subsection 1 of section 9 comes into force on the 1st day of October, 1980.

Idem

(8) Subsection 2 of section 9 and section 10 come into force on the 1st day of October, 1980 and apply in respect of reassessments made on or after that date.

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(9) Section 11 comes into force on the day this Act receives Royal Assent.

Short title

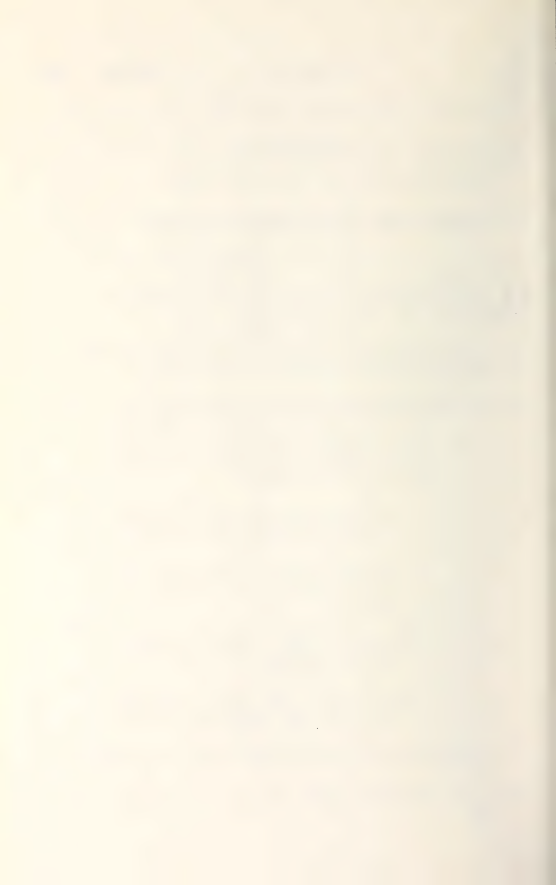
13. The short title of this Act is The Corporations Tax Amendment Act, 1980.

An Act to amend The Gasoline Tax Act, 1973

Assented to June 17th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Clause *d* of section 1 of *The Gasoline Tax Act*, 1973, being chapter s. 1 (*d*), 99, as amended by the Statutes of Ontario, 1975, chapter 11, section 1, is repealed and the following substituted therefor:
 - (d) "gasoline" means any gas or liquid, other than those described in subclause iv, that may be used for the purpose of generating power by means of internal combustion and includes any substance, other than those described in subclause iv, that is added thereto, but does not include the following products,
 - (i) aviation fuel, except when used or intended to be used to generate power by means of internal combustion in a vehicle other than an aircraft,
 - (ii) the products commonly known as diesel fuel, fuel oil, coal oil or kerosene, except when any such product is mixed or combined with gasoline,
 - (iii) products excluded from this Act by the regulations, except when any such product is mixed or combined with gasoline, or
 - (iv) ethyl alcohol, methyl alcohol, natural gas, manufactured gas or any product commonly known as liquefied petroleum gas.
- 2. This Act shall be deemed to have come into force on the 23rd day of Commence April, 1980.
- 3. The short title of this Act is The Gasoline Tax Amendment Act, Short title 1980.



An Act to amend The Income Tax Act

Assented to June 17th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- **1.** Clause *i* of subsection 3 of section 3 of *The Income Tax Act*, being ^{s. 3} (3) (i), chapter 217 of the Revised Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1979, chapter 15, section 1, is repealed and the following substituted therefor:
 - (i) 44 per cent in respect of the 1977, 1978, 1979 and 1980 taxation years.
- 2.—(1) Clause *a* of subsection 1 of section 6*b* of the said Act, as s. 6*b* (1) (*a*), re-enacted by the Statutes of Ontario, 1972, chapter 146, section 2, is repealed and the following substituted therefor:
 - (a) "housing unit" includes any premises that an individual ordinarily occupies and inhabits as his residence in the taxation year, but does not include premises that are part of a chronic care facility or other similar institution that is prescribed, or that are part of any charitable institution, home for special care, home for the aged, public nursing home or private nursing home, except when such excluded premises are occupied and inhabited by an individual of a class prescribed for the purpose of this clause.
 - (2) Clause *d* of subsection 1 of the said section 6*b*, as re-enacted by s. 6*b* (1) (*d*), the Statutes of Ontario, 1973, chapter 21, section 2, is repealed and the following substituted therefor:
 - (d) "occupancy cost" means,
 - (i) municipal tax paid in the taxation year in respect of a principal residence of the principal taxpayer or his spouse to the extent that such principal residence is beneficially owned by them or either of them or is held in trust for the use and occupa-

tion of them or either of them and their dependants as a principal residence, or

- (ii) 20 per cent of,
 - A. municipal tax paid in the taxation year in respect of a principal residence that is not beneficially owned by the principal tax-payer and his spouse or either of them or is not held in trust for them or either of them and their dependants, but only to the extent that such municipal tax is included by the owner of such principal residence in computing his taxable income under the Federal Act for the taxation year, and
 - B. rent paid in the taxation year for occupation of a principal residence of the principal taxpayer where such rent is paid by or on behalf of the principal taxpayer or his spouse and is calculated to exclude all payments on account of meals or board and all payments of rent for occupation prior to the 1st day of January, 1980,

and does not include any amount included as the occupancy cost of an individual for the purpose of a grant under *The Ontario Pensioners Property Tax Assistance Act*, 1980.

- (3) Clause f of subsection 1 of the said section 6b, as re-enacted by the Statutes of Ontario, 1973, chapter 21, section 2 and amended by 1973, chapter 153, section 2 and 1975, chapter 16, section 3, is further amended.
 - (a) by striking out subclause ii and inserting in lieu thereof the following:
 - (ii) under the age of twenty-one years and residing in the principal residence of a principal taxpayer or his spouse either of whom claims such individual as a dependant in that taxation year;

and

(b) by striking out "or" at the end of subclause iv, by adding "or" at the end of subclause v and by adding thereto the following subclause:

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 amended

- (vi) an eligible person, as defined by *The Ontario* 1980, c. ... *Pensioners Property Tax Assistance Act, 1980*, or the spouse of such eligible person.
- (4) Clause *a* of subsection 2 of the said section 6*b*, as re-enacted by s. 6*b* (2) (*a*), the Statutes of Ontario, 1973, chapter 153, section 2 and amended by 1974, chapter 91, section 2, is further amended by adding "and" at the end thereof.
- (5) Clause *b* of subsection 2 of the said section 6*b*, as re-enacted by s. 6*b* (2) (*b*), the Statutes of Ontario, 1973, chapter 153, section 2 and amended by 1975, chapter 16, section 3 and 1976, chapter 81, section 2, is further amended,
 - (a) by striking out "or" at the end of subclause i;

1980

- (b) by striking out "Ontario" in the second line of subclause ii and inserting in lieu thereof "Canada" and by adding "or" at the end of the said subclause;
- (c) by striking out "and" at the end of the said clause and by adding thereto the following subclause:
 - (iii) who, on the last day of the taxation year, is an individual entitled to receive in respect of the taxation year a grant under section 7 of *The Ontario Pensioners Property Tax Assistance Act*, 1980.
- (6) Clause *c* of subsection 2 of the said section 6*b*, as re-enacted by 8. 6*b* (2) (*c*). the Statutes of Ontario, 1973, chapter 153, section 2 and repealed amended by 1974, chapter 91, section 2, is repealed.
- (7) Subsection 7 of the said section 6*b*, as re-enacted by the Sta-s. 6*b* (7), tutes of Ontario, 1973, chapter 21, section 2, is repealed and the following substituted therefor:
- (7) Where two or more principal taxpayers together occupy and Joint inhabit the same principal residence in the taxation year, the occupancy cost thereof shall be allocated to each such principal principal taxpayer according to his beneficial ownership in the principal residence or according to the portion of the rent for the principal residence that was paid in respect of the occupation thereof by each such principal taxpayer in the taxation year, as the case may be.
- (8) Subsections 8 and 9 of the said section 6*b*, as re-enacted by the said section 6*b*, as re-enacted by the said section 2, are repealed and the following substituted therefor:

Limitate E

(8) Where a principal taxpayer or his spouse, instead of paying full rent for the occupation of their principal residence that is not owned by them or either of them, furnishes work or services to the owner or lessee of the principal taxpayer's principal residence, the value of the benefit that the principal taxpayer or his spouse receives from paying less than full rent may, for the purposes of determining the principal taxpayer's occupancy cost, be included by the principal taxpayer as part of the rent that he or his spouse has paid with respect to their principal residence, but the amount of such benefit may be so included only to the extent that the benefit is included as part of the income of the principal taxpayer or his spouse for that taxation year computed for the purpose of determining the tax payable under Part I of the Federal Act by either of them.

Deemed one mal taxpayer

- (9) Notwithstanding clause f of subsection 1, if an individual occupies and inhabits with his spouse a principal residence on the last day of the taxation year, and,
 - (a) if that individual and his spouse have the same amount of taxable income in the taxation year or have no taxable income in the taxation year, they may agree between them which of them shall claim the deduction permitted under subsection 2, and the individual thus agreed upon shall be deemed to be the principal taxpayer; and
 - (b) if the individual and his spouse married in that taxation year, the spouse having the lower taxable income and not otherwise disqualified as a principal taxpayer under clause f of subsection 1 shall be deemed to be a principal taxpayer in respect of occupancy cost for a principal residence inhabited by that spouse in the taxation year and prior to the marriage, provided that such occupancy cost is not included in the occupancy cost of the other spouse.

Commencement 3.—(1) This Act, except section 2, shall be deemed to have come into force on the 1st day of January, 1980.

Idem

(2) Section 2 comes into force on the 1st day of July, 1980 and applies in respect of any taxation year of an individual ending on or after that date.

Short title

4. The short title of this Act is The Income Tax Amendment Act, 1980.

An Act to require the Registration of Non-resident Interests in Agricultural Land in Ontario

Assented to June 17th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) In this Act,

Interpretation

- (a) "agricultural land" means land that,
 - (i) under a by-law passed under section 35 of *The* R.S.O. 1970, *Planning Act* or under an order made under section 32 of that Act, is zoned for agricultural use, or
 - (ii) is assessed under *The Assessment Act* or is actually used as farm or agricultural land or as an orchard;
- (b) "conveyance" includes any instrument or writing by which a legal or equitable title to land is conveyed, and, without limiting the generality of the foregoing, includes a mortgage, charge, a final order of foreclosure under a mortgage or charge and an agreement of purchase and sale and "conveyed" has a corresponding meaning;
- (c) "Director" means the Director appointed under this Act;
- (d) "non-resident corporation" means a corporation, regardless of the jurisdiction in which it was formed or organized, that,
 - (i) is controlled directly or indirectly by one or more non-resident persons,
 - (ii) has issued shares to which are attached 50 per cent or more of the voting rights ordinarily exercisable at meetings of shareholders to one or more non-resident persons,

- (iii) has issued shares to which are attached 25 per cent or more of the voting rights ordinarily exercisable at meetings of shareholders to any one non-resident person,
- (iv) has a board of directors, one-half or more of which is composed of non-resident persons, or
- (v) in the case of a corporation without share capital, has a membership, one-half or more of which is composed of non-resident persons;
- (e) "non-resident person" means,
 - (i) an individual who is not ordinarily resident in Canada or who, if ordinarily resident in Canada, is neither a Canadian citizen nor a person who has been lawfully admitted to Canada for permanent residence in Canada,
 - (ii) a non-resident corporation,
 - (iii) a partnership, syndicate, association or other organization of which one-half or more of the members are non-resident persons or in which interests representing 50 per cent or more of the total value of the property of the partnership, syndicate, association or organization are beneficially owned by non-resident persons, or
 - (iv) a trust in which non-resident persons within the meaning of subclause i, ii or iii hold 50 per cent or more of the beneficial interests in the corpus of the trust or in the income arising therefrom;
- (f) "prescribed" means prescribed by the regulations made under this Act.

Ordinarily resident defined

- (2) For the purpose of clause e of subsection 1, an individual shall be considered to be ordinarily resident in Canada if, at the time the expression is being applied,
 - (a) he has sojourned in Canada during the next preceding twenty-four months for a period of, or periods the aggregate of which is, 366 days or more;
 - (b) he is a member of the Canadian Forces required to reside outside Canada;
 - (c) he is an ambassador, minister, high commissioner, officer or servant of Canada, or is an agent-general,

officer or servant of a province of Canada, and resided in Canada immediately prior to appointment or employment by Canada or a province of Canada or is entitled to receive representation allowances:

(d) he is performing services in a country other than Canada under an international development assistance program of the Government of Canada that is prescribed for the purposes of paragraph d of subsection 1 of section 250 of the *Income Tax Act* (Canada), and resided in Canada at ¹⁹⁷⁰⁻⁷¹, any time in the three-month period preceding the day on which such services commenced; or

- (e) he resides outside Canada and is the spouse or child of. and is living with, an individual described in clause b, c
- 2.—(1) Every non-resident person who acquires an interest in Registration agricultural land in Ontario on or after the day this Act comes into force, whether by way of a conveyance, purchase of shares of a corporation that has such an interest, or otherwise, that results in the person acquiring, holding or maintaining an interest in an aggregate of ten or more hectares of agricultural land, shall file with the Director a registration report in the prescribed form.

(2) Every non-resident person who has acquired an interest in Idem agricultural land in Ontario before the day this Act comes into force and who, on that day, retains an interest in ten or more hectares thereof, shall file with the Director a registration report in the prescribed form.

(3) Every non-resident person who disposes of or conveys away Cancellation any interest in agricultural land in respect of the acquisition or holding of which a registration report was required to be filed under subsection 1 or 2 shall file with the Director a cancellation notice in the prescribed form.

- (4) Every non-resident person referred to in subsection 1 or 3 Time for shall file the registration report or cancellation notice, as the case report or may be, within ninety days after the date of acquisition or dis-notice posal.
- (5) Every non-resident person referred to in subsection 2 shall Time for file the registration report within one year after the day this Act report comes into force.
- (6) Where a non-resident person files a registration report Where under this section respecting any agricultural land and the registration tration report or material filed therewith,

required

- (a) provides information on other non-resident persons who are also required to file a registration report respecting that agricultural land; and
- (b) the information supplied under clause a is equivalent in nature and extent to the information required of a non-resident person filing a registration report,

those other non-resident persons are not required to file a separate registration report respecting that agricultural land.

Where resident formul to formul resident 3.—(1) For the purposes of this Act, where a person who is a resident of Canada has acquired or acquires an interest in agricultural land that, if held or acquired by a non-resident person, would be subject to this Act and he knowingly holds that interest on behalf of a non-resident person, by agreement or otherwise, he shall be deemed to be a non-resident person in respect of that interest.

Where resident becomes nonresident (2) For the purposes of this Act, where a person who is a resident of Canada holds an interest in agricultural land that, if held by a non-resident person, would be subject to this Act and he subsequently becomes a non-resident person he shall be deemed to have received a conveyance of that interest as a non-resident person on the date that he became a non-resident person.

Contents of report and notice

4. Every registration report and cancellation notice shall set forth the prescribed information.

Expiry of registration report

5. Every registration report expires five years after the day on which it is filed and, where a non-resident person continues to hold an interest referred to in such a registration report, he shall file with the Director a new registration report within thirty days of the expiry of the earlier registration report.

Appointment of Director, inspectors **6.** The Minister of Agriculture and Food may appoint a Director of a branch of the Ministry of Agriculture and Food to administer and enforce this Act and may appoint inspectors whose duties are to carry out the provisions of this Act and the regulations.

Obstructing inspector 7.—(1) No person shall hinder or obstruct an inspector in the course of his duties or furnish an inspector with false information or refuse to permit an inspector to carry out his duties or refuse to furnish him with the prescribed documents, records and information.

Certification of photocopy

(2) Where a book, record, document or extract that has been furnished to an inspector has been photocopied by the inspector, a photocopy purporting to be certified by the inspector to be a copy

is admissible in evidence and has the same probative force as the original document would have had if it had been proven in the ordinary way.

- **8.** No person shall furnish false information in any registration False information report or cancellation notice filed under this Act.
- **9.**—(1) Every person who fails to file a registration report Offence under section 2 or 5 and every director or officer of a corporation who knowingly concurs in such failure to file a registration report is guilty of an offence and on conviction is liable to a fine of not more than \$25,000.
- (2) Every person who contravenes any other provision of this ^{Idem} Act or any provision of the regulations and every director or officer of a corporation who knowingly concurs in such contravention is guilty of an offence and on conviction is liable to a fine of not more than \$5,000.
- **10.** In any proceedings brought alleging an offence under this Burden Act, the burden of proof is upon the person charged to establish proof that he is not a non-resident person.
- 11. The Lieutenant Governor in Council may make regula- Regulations tions.
 - (a) prescribing the form of a registration report and the information that must be contained therein;
 - (b) prescribing the form of a cancellation notice and the information that must be contained therein;
 - (c) prescribing the powers and duties of inspectors;
 - (d) prescribing the documents, records and information that must be furnished to inspectors;
 - (e) prescribing forms other than those mentioned in clauses a and b and providing for their use.
- **12.** This Act comes into force on a day to be named by procla-Commence mation of the Lieutenant Governor.
- **13.** The short title of this Act is *The Non-resident Agricultural Short title* Land Interests Registration Act, 1980.



An Act to amend The Tobacco Tax Act

Assented to June 17th, 1980

TER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Subsection 2 of section 9 of The Tobacco Tax Act, being s. 9 (2), chapter 463 of the Revised Statutes of Ontario, 1970, is repealed and the following substituted therefor:
 - (2) The Minister may, by registered letter or by a demand Demand served personally, require from any person, partnership, syndi-information cate, trust or corporation or from his or its agent or officer any information or the production or production under oath of any books, letters, accounts, invoices, statements, financial or otherwise, or other documents in the possession or control of such person, partnership, syndicate, trust or corporation or of his or its agent or officer for the purpose of administering or enforcing this Act or of determining what tax, if any, is collectable or payable under this Act and production of such information or documentation shall be made within such reasonable time as is stipulated in such registered letter or demand.

(2) Subsections 3 and 5 of the said section 9 are repealed.

2. Section 10 of the said Act is amended by adding thereto the following subsections:

(3) For the purpose of determining if the tax imposed by this Detention Act has been or may be evaded, any person thereunto authorized commercial by the Minister may stop and detain in Ontario any commercial motor vehicle motor vehicle as defined in The Highway Traffic Act, including R.S.O. 1970, any trailer attached to such vehicle, and may examine the contents c. 202 thereof including any cargo, manifests, records, accounts, vouchers, papers or things that may afford evidence as to the contravention of any provision of this Act or the regulations and may seize and take away any of such manifests, records, accounts, or vouchers and retain them until they are produced in any court proceedings.

Scoon and Operator operation R S (1, 100).

(4) Where more than 10,000 cigarettes are found in the control of a person who does not hold a subsisting wholesale dealer's permit issued under this Act or a subsisting vendor's permit issued under *The Retail Sales Tax Act* or are being transported or stored in Ontario by or for such person, any person thereunto authorized by the Minister may, subject to subsections 5, 6 and 7, seize, impound, hold and dispose of such cigarettes.

Remarks m sound m mems (5) Cigarettes seized under subsection 4 shall be forfeited to Her Majesty to be disposed of as the Minister directs unless, within thirty days after their seizure, the person from whom they have been seized furnishes security to the Minister for the collection of the tax imposed by this Act in respect of the consumption of the cigarettes or has applied for and been issued a wholesale dealer's permit under this Act.

Costs of Vinuster to be paid (6) If within thirty days after the seizure of cigarettes under subsection 4 the person from whom they have been seized furnishes security to the Minister or applies for and is issued a wholesale dealer's permit, the cigarettes so seized shall be returned to such person upon payment by him of all costs incurred by the Minister in seizing, impounding and holding the cigarettes.

Proceeds of sale of cigarettes (7) Where, under subsection 5, a sale of cigarettes is directed by the Minister, the proceeds of such sale remaining after payment of the costs incurred by the Minister in seizing, storing and disposing of the cigarettes shall be applied firstly against the indebtedness under this Act, if any, of the person in whose control the cigarettes were prior to seizure and shall then be paid into the Consolidated Revenue Fund.

s. 11. re-enacted **3.** Section 11 of the said Act is repealed and the following substituted therefor:

Penalty for failure to remit tax

- 11.—(1) Every person designated a collector according to the regulations who fails to remit with any return he is required to file under this Act or the regulations the amount of taxes collectable or payable by him shall, when assessed therefor, pay a penalty of,
 - (a) an amount equal to 5 per cent of the tax that was collectable and of the tax that was payable by him for the period covered by the return, if the amount of such tax was less than \$10,000; or
 - (b) \$500 if the amount of such tax was \$10,000 or more.

Failure to complete return (2) Every person designated a collector according to the regulations who fails to complete the information required on any return to be delivered under the Act or the regulations is liable to a penalty of 1 per cent of the tax collectable by him for the period

covered by the return, but such penalty shall not in any case be less than \$20 or more than \$100.

(3) Every person who has,

False

- (a) made, or participated in, assented to or acquiesced in the making of, false or deceptive statements in a return, certificate, statement or answer, delivered or made as required by or under this Act or the regulations;
- (b) to evade payment of a tax imposed by this Act, destroyed, altered, mutilated, secreted or otherwise disposed of the records or books of account of a dealer or consumer:
- (c) made, or assented to or acquiesced in the making of, false or deceptive entries or omitted, or assented to or acquiesced in the omission, to enter a material particular in records or books of account of a dealer or consumer;
- (d) wilfully, in any manner, evaded or attempted to evade compliance with this Act or payment of taxes imposed by this Act: or
- (e) conspired with any person to commit any offence described in clauses a to d,

is guilty of an offence and, in addition to any penalty otherwise provided by this Act, is liable on conviction to a fine of not less than 25 per cent of the tax that should have been declared to be collectable or payable or that was sought to be evaded and to not more than double the amount of such tax or to imprisonment for a term of not more than two years or to both.

4. The said Act is amended by adding thereto the following section:

11c.—(1) Every person who sells tobacco in Ontario for resale Penalty without holding a subsisting wholesale dealer's permit issued tobacco with under this Act shall, when assessed therefor, pay a penalty computed as follows:

dealer's

- (a) \$3 for every carton of cigarettes so sold by him;
- (b) 1 cent for every gram or part thereof of any tobacco, other than cigarettes or cigars, so sold by him;
- (c) 50 per cent of the price at which each cigar was so sold by him.
- (2) Every person who sells tobacco in Ontario for resale without Offence holding a subsisting wholesale dealer's permit issued under this

Act is guilty of an offence and on conviction is liable to a fine of not less than the amount of tax that would be exigible on the tobacco so sold by him if such tobacco had been purchased by a consumer and not more than an amount equal to twice the amount of such tax so ascertained or to imprisonment for a term of not more than two years.

ano alist

5. Section 13 of the said Act, as amended by the Statutes of Ontario, 1977, chapter 11, section 5, is further amended by adding thereto the following subsection:

Official

(3) Every person who contravenes section 9 is guilty of an offence and on conviction is liable to a fine of \$50 for each day during which the default continues.

Commence-

6. This Act comes into force on the day it receives Royal Assent.

Short title

7. The short title of this Act is The Tobacco Tax Amendment Act, 1980.

An Act for the making of Additional Provisions for the Levy and Payment of Succession Duty by or in respect of Property or Persons to whom The Succession Duty Act remains Applicable

Assented to June 17th, 1980

TER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. The purpose of this Act is to regulate the application of *The* Purpose of Act Succession Duty Act in respect of a deceased person, to whom, R.S.O. 1970. notwithstanding the repeal of that Act, by reason of death occur- c. 449 ring prior to the 11th day of April, 1979, the said Act continues to apply under section 1 of The Succession Duty Repeal Act, 1979, in 1979, c. 20 order to prevent loss of revenue following the repeal of The Succession Duty Act and to provide a more expeditious procedure for the winding up of deferred liabilities to pay succession duty.
- **2.** Notwithstanding the repeal of *The Succession Duty Act*, This Act the duty levied under that Act on any person or property and to Thebefore giving effect to any allowance, reduction or discharge of Succession Duty Act duty authorized by section 7, 17a, 17b or 17c of The Succession Duty Act shall be levied, computed and paid in accordance with the provisions of this Act, which shall be applicable in addition to the provisions of *The Succession Duty Act* remaining in force.

- 3.—(1) Where, at any time after the 10th day of April, 1979, Additional any person, whether directly or indirectly, becomes entitled to the payable possession or enjoyment of any benefit from any property, right or thing whatsoever, the value of which is required to be taken into account to determine the aggregate value of the estate of the deceased or that is, after the death of the deceased, derived from or substituted for any property, right or thing, the value of which is so required to be taken into account, and where such entitlement can reasonably be said to be.
 - (a) the result of the exercise after the 10th day of April, 1979 by any person of any discretion of any kind howsoever arising or conferred; or

(b) the result of the release, surrender, waiver, transfer or extinguishment by any person after the 10th day of April, 1979 of any right or interest to or in any benefit to such person resulting from the death of the deceased or resulting from any order that is made after the 10th day of April, 1979 with respect to any trust made by the deceased in his lifetime or by his will, and pursuant to The Variation of Trusts Act or any similar law in force in a jurisdiction other than Ontario,

R S (1 107) c. 477

R > () 1(7)() c. 440 duty in respect of the value thereof (determined in accordance with *The Succession Duty Act* and this Act) shall be levied in accordance with subsection 2 or 3 on the property in Ontario out of which such entitlement or any part thereof is provided or payable, and shall be levied on any person in Ontario who benefits from such entitlement, provided that payment of such duty by any person on whom it is levied shall, to the extent that such entitlement of that person is reasonably attributable to property in Ontario on which the same duty is levied, discharge such property from such duty.

No refund

(2) Where the effect of the arising or coming into existence of the entitlement described in subsection 1 would, except for this Act, be to reduce, or give rise to a refund of, the duty paid or payable under *The Succession Duty Act* before the arising or coming into existence of such entitlement, the refund or reduction is void and shall not be made or given effect to.

Determina-

- (3) Where duty in respect of any interest that is diminished or adversely affected by the arising or coming into existence of the entitlement described in subsection 1 is not, at the time such entitlement arises or comes into existence, paid or to be paid in accordance with subsection 1 or 2 of section 16 of *The Succession Duty Act*, the duty levied by subsection 1 of this section and for which any person is liable shall be determined according to the following rules:
 - (a) determine the dutiable value to such person of all property passing to or for his benefit on the death of the deceased and of all dispositions to him that do not come within clause g of subsection 1 of section 5 of *The Succession Duty Act*, as though this section were not applicable and the person was not entitled to any reduction or allowance under section 7 of *The Succession Duty Act*;
 - (b) determine the value of the benefit to the person of any entitlement described in subsection 1 in respect of which duty was previously determined under this section or to which section 4 was applied, and as though the person was not entitled to any reduction or allowance under section 7 of *The Succession Duty Act*;

- (c) determine the value of the benefit to the person of any entitlement described in subsection 1 in respect of which duty has not been previously determined under this section and to which section 4 is not applied;
- (d) determine the duty payable if the aggregate of the values determined in accordance with clauses a, b and c were wholly dutiable to the person; and
- (e) subtract from the duty determined under clause d the duty that would be payable if only the values determined in accordance with clauses a and b were dutiable to the person.

and the amount remaining is the amount of the duty levied by subsection 1, and such amount shall not be reduced by any allowance provided for in section 7 of The Succession Duty Act and R.S.O. 1970, shall be paid forthwith to the Treasurer, and if not so paid shall bear interest until paid at the rates from time to time prescribed for the purpose of subsection 1 of section 17 of The Succession Duty Act.

4.—(1) Notwithstanding section 3, where the entitlement Reasonable referred to in that section arises from the exercise of a discretion excepted exercisable for the maintenance, advancement or benefit of any person or class of person designated in the will of the deceased or in a trust made by the deceased in his lifetime, and where the Minister, in his absolute discretion, is satisfied that the benefit to which any person thereby becomes entitled is, having regard to the financial circumstances of that person and his relationship to the deceased, necessary, reasonable and not for the purpose of reducing duty payable under The Succession Duty Act, section 3 shall not apply to such benefits.

(2) Notwithstanding section 3, where the entitlement referred Extinguishto in that section arises from the release, surrender, waiver, transfer of transfer or extinguishment of any right or interest, and where the interest Minister, in his absolute discretion, is satisfied that such release, surrender, waiver, transfer or extinguishment is not for the purpose of reducing duty payable under The Succession Duty Act and is for the purpose of providing for a dependant of the deceased, of effecting the compromise or settlement of a dispute in the administration of the estate of the deceased, of carrying out the true intent and purpose of the deceased expressed in his will, or of facilitating the administration of the estate of the deceased, section 3 shall not apply to such release, surrender, waiver, transfer or extinguishment.

5.—(1) Notwithstanding subsections 3, 4, 5 and 7 of section 16 Where of The Succession Duty Act, the duty mentioned in subsection 3 or duty deferred 4 of that section may, where an election is made in accordance

with subsection 2 of this section, be paid after the time provided by subsection 1 of section 16 of *The Succession Duty Act* and before any interest in expectancy referred to in subsection 3 or 4 of that section falls into possession or commences to be enjoyed, and shall be on the basis of the value of such interest in expectancy ascertained as provided in *The Succession Duty Act* and this Act and determined as at the 10th day of April, 1979, and no deduction shall be made for any duty paid on or with respect to any prior interest, income or annuity arising out of the property in respect of which such interest in expectancy exists, but where such election is made, the duty payable under this subsection is due and payable on the 1st day of January, 1981 and shall, if not then paid, bear interest at the rates from time to time prescribed for the purpose of subsection 1 of section 17 of *The Succession Duty Act*.

Election.

(2) The election provided for in subsection 1 shall be made by the executors of the deceased on whose death the duty was levied that is elected to be paid in accordance with subsection 1, and the election shall be in writing delivered to the Minister on or before the 31st day of December, 1980, and every such election shall be with respect to all interests in expectancy referred to in subsection 1 that have not, prior to the delivery to the Minister of the election, fallen into possession or commenced to be enjoyed or been the subject of a consent given by the Minister under subsection 6 of section 16 of *The Succession Duty Act*.

R.S.O. 1970,

Expenses of valuation

(3) Where an election under subsection 2 has been made, the value of any property that is required to be valued in accordance with subsection 1 may be reduced by the amount of any costs that are, in the opinion of the Minister, incurred for, and reasonably necessary to, the determination of the value of the property.

Contingencies not to reduce value 6. In determining any duty or valuing any property, right or thing or any interest in expectancy for the purposes of this Act or *The Succession Duty Act*, no effect shall be given to, or any reduction in value allowed for, the possible occurrence of any contingency that has not, at the date of death of the deceased, occurred, except to the extent that the happening of such contingency can be actuarially predicted according to such rule, method and standard of mortality and of value and at such rate of interest as is prescribed for the purpose of subsection 4 of section 3 of *The Succession Duty Act*, or to the extent that, where an election under subsection 2 of section 5 of this Act has been made, such contingency has occurred on or before the 10th day of April, 1979.

Interpretation 7.—(1) Words and expressions in this Act that are defined in *The Succession Duty Act* have the same meaning in this Act that they have in *The Succession Duty Act*, unless the context of this Act otherwise requires.

- (2) A reference in this Act to *The Succession Duty Act* or to any provision thereof includes a reference to any predecessor Act or R.S.O. 1970, provision of similar import that remains applicable in respect of a deceased person and the determination of duty levied in respect of his death.
- (3) The provisions of *The Succession Duty Act* apply, with Procedures necessary modifications, to the administration and enforcement of the provisions of this Act, to the collection of any duty levied by this Act, and to an appeal to the Supreme Court of any question relating to the construction of this Act or the duty levied by this Act.
- **8.**—(1) The Lieutenant Governor in Council may make regu-Regulations lations.
 - (a) defining any expression in this Act that is not defined in *The Succession Duty Act*;
 - (b) authorizing or requiring the Deputy Minister or any other officer of the Ministry of Revenue to exercise any power or perform any duty conferred or imposed upon the Minister by this Act;
 - (c) providing for the application of this Act to particular cases that are determined to come within the spirit and intent of this Act; or
 - (d) respecting any matter necessary or advisable to carry out effectively the intent and purpose of this Act.
- (2) A regulation is where it so provides effective with respect to ^{Idem} any period of time prior to the coming into force of this Act and not earlier than the 11th day of April, 1979.
- 9. This Act comes into force on the day it receives Royal Assent and applies in respect of every deceased person whose death occurred before the 11th day of April, 1979 and to any event or transaction occurring before or after this Act comes into force, provided that no duty under this Act shall be payable in accordance with subsection 3 of section 3 where it is established by evidence satisfactory to the Minister that the entitlement described in subsection 1 of section 3 arose or came into existence prior to the 29th day of April, 1980.
- 10. The short title of this Act is The Succession Duty Act Short title Supplementary Provisions Act, 1980.



An Act to amend The District Municipality of Muskoka Act

Assented to June 17th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Subsection 3 of section 17 of *The District Municipality of Muskoka* 8. 17 (3).

 Act, being chapter 131 of the Revised Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1979, chapter 68, section 1, is repealed and the following substituted therefor:
 - (3) Sections 388, 389, 389a to 389e, 390, 390a, 390b and 391 of Idem

 The Municipal Act apply with necessary modifications to the R.S.O. 1970, c. 284
- **2.** Subsection 9 of section 43 of the said Act is repealed and the s. 43 (9). re-enacted following substituted therefor:
 - (9) The District Council shall, from time to time, pass a by-law consolidating all by-laws relating to the district road system.
- 3. Subsection 2 of section 76 of the said Act is repealed.

4. Section 130 of the said Act, as amended by the Statutes of Ontario, s. 130, amended 1971, chapter 76, section 2, 1977, chapter 35, section 4 and 1979, chapter 68, section 7, is further amended by adding thereto the following subsection:

(3a) The District Corporation shall be deemed to be, and to have always been, a municipality for the purposes of section 455 of renting machinery.

The Municipal Act.

R.S.O. 1970, c. 284

- 5. This Act comes into force on the day it receives Royal Assent.

 Commencement
- 6. The short title of this Act is The District Municipality of Muskoka Short title Amendment Act, 1980.



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CHAPTER 30

An Act to amend The Municipal Elections Act, 1977

Assented to June 17th, 1980

TER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as

- 1. Paragraph 18 of section 1 of The Municipal Elections Act, 1977, s. 1, par. 18, re-enacted being chapter 62, is repealed and the following substituted therefor:
 - 18. "Minister" means the Minister of Intergovernmental Affairs.
- 2. Subsection 2 of section 5 of the said Act is repealed and the following s. 5 (2), substituted therefor:
 - (2) The clerk may administer any oath required by this Act, and Idem deputy returning officers, assistant returning officers and poll clerks may administer any such oath except an oath to be taken by the clerk.
- 3. Section 12 of the said Act, exclusive of the clauses, is repealed and s. 12, amended the following substituted therefor:
 - 12. A person is entitled to be an elector in a municipality if he is Electors, not disqualified under this or any other Act or otherwise prohibited by law from voting in the election and if, at any time during the period commencing on the Tuesday following the first Monday in September in an election year and ending on the Wednesday in October that precedes polling day by nineteen days, he,

- 4. Section 13 of the said Act, exclusive of the clauses, is repealed and s. 13, the following substituted therefor:
 - 13. A person is entitled to be an elector in a municipality if he is Electors, not disqualified under this or any other Act or otherwise prohibited by law from voting in the election and is not resident in such

municipality at any time during the period commencing on the Tuesday following the first Monday in September in an election year and ending on the Wednesday in October that precedes polling day by nineteen days, but at any time during such period, he.

s 14. amended 5. Section 14 of the said Act is amended by adding thereto the following subsection:

11 sportifica in sumst. institutions.

R S.O. 1970,

(2) A person who on polling day is an inmate in a penal or correctional institution or a patient in a psychiatric facility in respect of whom a certificate of incompetence has been issued under The Mental Health Act or a declaration under The Mental *Incompetency Act* that he is a mentally incompetent person is in effect is disqualified from voting at any election.

- 6. Clause b of section 24 of the said Act is repealed and the following substituted therefor:
 - (b) fix the places at which and the times when revision of the list will be undertaken.

7.—(1) Subsection 2 of section 25 of the said Act is repealed and the following substituted therefor:

Time for

(2) The day of posting copies of the preliminary list under subsection 1, of giving notice under section 24 and of commencing revision of the list shall be at least seven days before the last day for filing applications for revision.

(2) Subsection 3 of the said section 25 is repealed and the following substituted therefor:

for filing preliminary

(3) The last day for the filing of applications for revision of the preliminary list shall be the nineteenth day immediately preceding polling day and such applications may be filed with the clerk during his normal office hours.

s. 25 (5) (b). re-enacted

- (3) Clause b of subsection 5 of the said section 25 is repealed and the following substituted therefor:
 - (b) every member of the council of the municipality, every trustee of a police village all or part of which is in the municipality and every member of every local board the members of which are required to be elected at an election to be conducted by the clerk.

- 8. Subsection 1 of section 27 of the said Act is repealed and the s. 27 (1), following substituted therefor:
 - (1) A person whose name has not been included in the prelimi- Application nary list for a polling subdivision in a municipality or whose name in or delete has been included therein but the information relating to him set name from list or correct out therein is incorrect or whose name has been included therein as information a non-resident and who is qualified to be an elector in more than one ward in the municipality may apply to the clerk or assistant revising officer of the municipality on or before the last day for filing applications for revision of the list to have his name included on the list or to have such information corrected, including having his name deleted from any list where it is incorrectly included, or to have his name deleted from the list and to have it entered in the list of another ward in which he or his spouse is the owner or tenant of land.

- 9. Subsection 7 of section 28 of the said Act is repealed and the s. 28 (7), following substituted therefor:
 - (7) Where, under this section, for any reason the name of a Where person is deleted from a preliminary list of electors, the clerk shall from preforthwith cause to be served personally on or sent by registered liminary list mail to that person at the address given in the preliminary list a notice indicating the reasons for which the person's name was deleted from the preliminary list and advising of the voting procedures under sections 33 and 56, but if the clerk is satisfied that the person cannot be found at the address in the preliminary list, or that the notice cannot be delivered to the person, no notice need be given.

- 10. Section 30 of the said Act is repealed and the following substituted s. 30, therefor:
 - 30. Upon the determination of all applications for revision of Statement the preliminary list of electors for a municipality filed on or before the last day for filing applications for revision thereof, the clerk shall compile a statement of inclusions in, additions and changes to and deletions from the list, bearing the full name and address of each person who is the subject of the inclusion, addition, change or deletion, and shall send a certified copy of such statement to each person specified in subsection 5 of section 25 and shall furnish two certified copies of such statement to every candidate for any office.

- **11.**—(1) Subsection 4 of section 33 of the said Act is repealed.
- s. 33 (4). repealed
- (2) Subsection 5 of the said section 33 is repealed and the following $\frac{33.(5)}{\text{resenated}}$ substituted therefor:

Entry in pulling list

(5) The deputy returning officer shall enter or cause to be entered on the polling list maintained by the poll clerk the name and address of the person voting under the authority of a certificate issued under this section.

1 88 (1) 1 00 m (1) 12. Subsection 2 of section 35 of the said Act is repealed and the following substituted therefor:

Period for

(2) Persons may be nominated as candidates in an election between 9 o'clock in the forenoon and 5 o'clock in the afternoon of nomination day, but nothing in this section prevents a person from filing a nomination paper with the clerk during his normal office hours during the four days immediately preceding nomination day.

s for to amended

13.—(1) Subsection 1 of section 36 of the said Act, exclusive of the clauses, is repealed and the following substituted therefor:

Huss nominated (1) A person may be nominated as a candidate for an office by filing, either personally or through his agent, in the office of the clerk, on the days and during the hours specified in subsection 2 of section 35, a nomination paper in prescribed form which,

s. 36 (1) (a), re-enacted

- (2) Clause *a* of subsection 1 of the said section 36, as re-enacted by the Statutes of Ontario, 1978, chapter 12, section 2, is repealed and the following substituted therefor:
 - (a) shall be signed by at least ten electors whose names are entered on the preliminary list of electors or who have made application to have their names included on the list and who are entitled to vote in the election to such office.

s. 36 (6), re-enacted (3) Subsection 6 of the said section 36 is repealed and the following substituted therefor:

Possession of nomination paper by clerk (6) After a nomination paper is certified by the clerk, it shall remain in the possession of the clerk but shall be open to inspection by any person during the normal office hours of the clerk.

s. 37 (5), re-enacted 14. Subsection 5 of section 37 of the said Act, as re-enacted by the Statutes of Ontario, 1978, chapter 57, section 1, is repealed and the following substituted therefor:

Where number of candidates nominated insufficient (5) Where, at 5 o'clock in the afternoon of the day following nomination day, the number of candidates who have been nominated for an office and have not withdrawn under subsection 1 of section 39 is not sufficient to fill the number of vacancies to which

candidates may be elected, subsection 1 of section 40 respecting acclamation applies to those candidates, but additional nominations for the remaining vacancies in the office in respect of which there was an insufficient number of candidates may be filed in the office of the clerk on the Wednesday following nomination day between the hours of 9 o'clock in the forenoon and 5 o'clock in the afternoon and the provisions of subsection 4 of this section and subsection 1 of section 39 apply, with necessary modifications.

- **15.** Section 38 of the said Act is amended by adding thereto the follow-s. 38. amended ing subsection:
 - (2) Notwithstanding subsection 1, if a candidate nominated for election to the office of the head of the council of a municipality dies before the close of the poll for the election and,
 - (a) prior to 5 o'clock on the afternoon of nomination day, additional nominations for the office may be filed in the office of the clerk on the Wednesday following nomination day between the hours of 9 o'clock in the forenoon and 5 o'clock in the afternoon and the provisions of subsection 4 of section 37 apply, with necessary modifications, as though the additional nomination papers had been filed on nomination day; or
 - (b) after 5 o'clock on the afternoon of nomination day, the election to such office is void and a new election shall be held to fill such office.
- **16.** Subsection 3 of section 40 of the said Act is repealed and the s. 40 (3). following substituted therefor:
 - (3) If the number of candidates declared to be elected to an Vacancy office under subsection 1. 1a or 2 is less than the number to be elected to such office so there is a vacancy, a new election shall be held to fill the vacancy, except that where the number of candidates declared to be elected is sufficient to form a quorum, the vacancy may be filled in accordance with section 44 of *The* R.S.O. 1970. *Municipal Act*.
- **17.** Section 43 of the said Act is amended by adding thereto the following subsection:
 - (8a) In a metropolitan, regional or district municipality, and in the County of Oxford, a ballot shall contain information showing in hallot the name of the office for which the election is being held and the name of any office on any other council which will be held as a result of the election to such office.

at methodesis

18. Section 46 of the said Act, as amended by the Statutes of Ontario, 1978, chapter 57, section 2, is further amended by adding thereto the following subsection:

Law.

(8) Notwithstanding clause *a* of subsection 7, the council of a municipality having more than 5,000 electors may, by by-law passed not later than the 1st day in September of an election year, provide that the clerk shall advise each resident elector of the location of the polling place at which that elector is to vote by mailing or causing to be delivered to the address of the elector a notice of the location of such polling place, which notice shall be directed to all the electors at that address.

s. 50 (1), re-enacted **19.**—(1) Subsection 1 of section 50 of the said Act is repealed and the following substituted therefor:

Voting of D.R.O., poll clerk, etc., where employed (1) Subject to subsection 2, at the request of a person whose name is entered on the polling list for a polling place in a municipality who has been appointed a deputy returning officer, poll clerk, election assistant or constable at another polling place, the clerk of the municipality shall give him a certificate in the prescribed form that he is entitled to vote at the polling place at which he is stationed during the polling day.

s. 50 (3), re-enacted (2) Subsection 3 of the said section 50 is repealed and the following substituted therefor:

When certificate may be given (3) The clerk shall not give a certificate under this section until he has ascertained by reference to the polling list or to a certificate under section 33 that the applicant is entitled to vote, and the person to whom the certificate has been given is not thereafter entitled to vote at the polling place at which, by the polling list or certificate under section 33, he had been entitled to vote.

repealed

(3) Subsection 5 of the said section 50 is repealed.

e flui. Transaction 20. Subsection 2 of section 51 of the said Act is repealed and the following substituted therefor:

Entry on polling list (2) The deputy returning officer shall enter or cause to be entered on the polling list maintained by the poll clerk the name and address of the person voting under the authority of a certificate issued under section 50.

par. 7, re-enacted

- **21.**—(1) Paragraph 7 of subsection 1 of section 55 of the said Act is repealed and the following substituted therefor:
 - 7. If such person takes the oath, the deputy returning officer shall enter or cause to be entered opposite such

person's name on the polling list maintained by the poll clerk, the word "Sworn" or "Affirmed" according to the fact, shall put his initials on the back of the ballot paper, so placed that when the ballot is folded they can be seen without opening it, and shall deliver the ballot paper to such person.

(2) Subsection 2 of the said section 55 is repealed.

s. 55 (2),

- **22.**—(1) Subsection 2 of section 56 of the said Act is repealed and the s. 56 (2). following substituted therefor:
 - (2) The deputy returning officer shall enter or cause to be Idem entered on the polling list maintained by the poll clerk the name and address of the elector
 - (2) Subsection 3 of the said section 56 is repealed.

s. 56 (3), repealed

- 23. Subsection 8 of section 66 of the said Act is repealed and the s. 66 (8), following substituted therefor:
 - (8) On the regular polling day for an election, after the close of Opening of polling, the deputy returning officer shall, in the presence of such for advance candidates for office at the election or their scrutineers as are poll present at the hour fixed for the closing of the poll, open the ballot boxes for the advance poll, count the votes and perform all other duties required of deputy returning officers by this Act.

- 24. Subsection 6 of section 78 of the said Act is repealed and the s. 78 (6), following substituted therefor:
 - (6) Subject to section 69, a deputy returning officer, after the Where D.R.O. close of the poll, shall not under any circumstances take, or allow ballot box to be taken, the ballot box to any place except the office of the clerk, or to such other place as the clerk has in writing directed.

- 25. Subsection 2 of section 80 of the said Act is repealed and the re-charted following substituted therefor:
 - (2) Where the documents specified in subsection 1 of section 78 Opening box are in error omitted from or placed in the ballot box, the clerk may ments open such ballot box or boxes in the presence of the deputy or or or returning officer concerned, and having corrected the error or placed in box after having recovered or ascertained the meaning of the state-in error ment, as the case may be, the box shall be resealed by the deputy returning officer in the presence of the clerk and by the clerk.

26.—(1) Subsection 2 of section 83 of the said Act is repealed and the s following substituted therefor:

Where count has a content

(2) If, within fourteen days after the declaration by a clerk of a result of an election, upon an application of an elector it is made to appear by affidavit to a judge that the votes have been improperly counted or any ballot paper has been improperly rejected or that an incorrect statement of the number of votes cast for any candidate or for the affirmative or negative on any by-law or question has been made or that the votes have been improperly added up, and if within that time the applicant has served a copy of the application, including his affidavit, upon each candidate involved in the election which is the subject of the application, and upon the clerk, and has given security for the costs in connection with the recount or final addition of any candidate declared elected in the amount of \$100 in legal tender or if at any time within four weeks after such declaration the council of the municipality or a school board has by resolution declared that a recount or final addition is desirable in the public interest, the judge shall appoint a date and time and place to recount or make a final addition of the votes cast at the election, and shall notify in writing the clerk who made the declaration at least ten days prior to the date set for the recount or final addition.

s. 83, amended

Right to sit pending recount or final addition

Decisions not affected

- (2) The said section 83 is amended by adding thereto the following subsections:
- (12) Any candidate declared elected is entitled to sit on the council or board notwithstanding that an application for a recount or final addition has been brought under this section, but where the recount or final addition determines that some other person was elected, such person is, notwithstanding that an appeal is pending, entitled to take his seat and to sit and vote until the appeal is disposed of.
- (13) The decisions of a council or local board reached with the participation of a member or members who is or are subsequently declared to be not entitled to sit on council shall not in any way be affected on the grounds of the participation of such member or members.

Commence-

27. This Act comes into force on the day it receives Royal Assent.

Short title

28. The short title of this Act is The Municipal Elections Amendment Act, 1980.

An Act to amend The Labour Relations Act

Assented to June 17th, 1980

TER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 131a of The Labour Relations Act, being chapter 232 of the s. 131a. Revised Statutes of Ontario, 1970, as enacted by the Statutes of re-enacted Ontario, 1979, chapter 113, section 2, is repealed and the following substituted therefor:

131a.—(1) An application for certification as bargaining agent Application which relates to the industrial, commercial and institutional sector cation in the of the construction industry referred to in clause e of section 106 industrial, shall be brought by either.

and institutional sector

- (a) an employee bargaining agency; or
- (b) one or more affiliated bargaining agents of the employee bargaining agency,

on behalf of all affiliated bargaining agents of the employee bargaining agency and the unit of employees shall include all employees who would be bound by a provincial agreement together with all other employees in at least one appropriate geographic area unless bargaining rights for such geographic area have already been acquired under subsection 3 or by voluntary recognition.

(2) If on the taking of a representation vote more than 50 per Certification cent of the ballots cast are cast in favour of the trade unions on whose behalf the application is brought, or, if the Board is satisfied that more than 55 per cent of the employees in the bargaining unit are members of the trade unions on whose behalf the application is brought, the Board shall certify the trade unions as the bargaining agent of the employees in the bargaining unit and in so doing shall issue a certificate confined to the industrial, commercial and institutional sector and issue another certificate in relation to all other sectors in the appropriate geographic area or areas.

Sav III.

(3) Notwithstanding subsection 1 of section 108, a trade union represented by an employee bargaining agency may bring an application for certification in relation to a unit of employees employed in all sectors of a geographic area other than the industrial, commercial and institutional sector and the unit shall be deemed to be a unit of employees appropriate for collective bargaining.

Volunters recognition

- (4) A voluntary recognition agreement in so far as it relates to the industrial, commercial and institutional sector of the construction industry shall be between an employer on the one hand and either,
 - (a) an employee bargaining agency;
 - (b) one or more affiliated bargaining agents represented by an employee bargaining agency; or
 - (c) a council of trade unions on behalf of one or more affiliated bargaining agents affiliated with the council of trade unions,

on the other hand, and shall be deemed to be on behalf of all the affiliated bargaining agents of the employee bargaining agency and the defined bargaining unit in the agreement shall include those employees who would be bound by a provincial agreement.

Exception

(5) Notwithstanding subsections 1 and 4, a trade union that is not represented by a designated or certified employee bargaining agency may bring an application for certification or enter into a voluntary recognition agreement on its own behalf.

Commencement 2. This Act shall be deemed to have come into force on the 1st day of May, 1980.

Short title

3. The short title of this Act is *The Labour Relations Amendment Act*, 1980.

An Act to amend The County of Oxford Act, 1974

Assented to June 17th, 1980

TER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Paragraph 1 of subsection 1 of section 3 of The County of Oxford s. 3 (1). Act, 1974, being chapter 57, is repealed and the following substi-re-enacted tuted therefor:
 - 1. The City of Woodstock—eight members, five of whom shall be elected by a general vote of the electors of the area municipality as members of the council of the area municipality and of the County Council, and three of whom shall be elected by a general vote of the electors as members of the council of the area municipality.
- 2. The said Act is amended by adding thereto the following section: 8. 3u.

3a. Where the Minister is inquiring into the structure, organi- Stay of zation and methods of operation of one or more area proceedings pending municipalities or the County, the Minister may give notice to the completion of inquiry Municipal Board of such inquiry and that in his opinion any application or applications and any petition or petitions made under subsection 4a of section 3 should be deferred until the inquiry had been completed and considered, and thereupon all proceedings in any such application are stayed until the Minister gives notice to the Municipal Board that they may be continued.

- **3.** Subsection 3 of section 19 of the said Act, as re-enacted by the said (3). Statutes of Ontario, 1979, chapter 69, section 2, is repealed and the following substituted therefor:
 - (3) Sections 388, 389, 389a to 389e, 390, 390a, 390b and 391 of Application of R.S.O. 1970. The Municipal Act apply with necessary modifications to the c. 284 County Council.
- 4. Subsection 9 of section 29 of the said Act is repealed and the s. 20 (0). following substituted therefor:

Cansolidating to law (9) The County Council shall, from time to time, pass a by-law consolidating all by-laws relating to the county road system.

re-enacted

5. Subsection 4 of section 55 of the said Act is repealed and the following substituted therefor:

Panels with R S O 1 Tr. c. 349 (4) The council of an area municipality may exercise the powers provided in section 22, except subsection 10, sections 24, 35, 35a, 35b, 35c, 36, 37, 37a, 38, and section 42, except subsection 3, of *The Planning Act*, but in the event that there is a conflict between a by-law passed by the County Council and a by-law passed by the council of an area municipality in the exercise of such powers the by-law passed by the County Council shall prevail.

s. 114. amended **6.** Section 114 of the said Act, as amended by the Statutes of Ontario, 1974, chapter 118, section 3, 1977, chapter 36, section 5 and 1979, chapter 69, section 11, is further amended by adding thereto the following subsection:

Purchasing or renting machinery R.S.O. 1970, c. 284 (3b) The County shall be deemed to be, and to have always been, a municipality for the purposes of section 455 of *The Municipal Act*.

Commencement 7.—(1) This Act, except sections 1 and 5, comes into force on the day it receives Royal Assent.

Idem

(2) Section 5 shall be deemed to have come into force on the 1st day of January, 1975.

Idem

(3) Section 1 comes into force on the 1st day of December, 1980.

Short title

8. The short title of this Act is *The County of Oxford Amendment Act*, 1980.

An Act to amend certain Acts respecting Regional Municipalities

Assented to June 17th, 1980

FER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

PART I

THE REGIONAL MUNICIPALITY OF NIAGARA

- 1. Subsection 1 of section 18 of The Regional Municipality of Niagara s. 18 (1), Act, being chapter 406 of the Revised Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1979, chapter 81, section 19, is repealed and the following substituted therefor:
 - (1) Sections 192, 193, 195, 197, 198, 259, 281 to 286, 388, 389, Application 389a to 389e, 390, 390a, 390b and 391 of The Municipal Act apply R.S.O. 1970, with necessary modifications to the Regional Corporation.
- 2. Subsection 8 of section 64 of the said Act is repealed and the s. 64 (8), re-enacted following substituted therefor:
 - (8) The Regional Council shall, from time to time, pass a by-Consolidating law consolidating all by-laws relating to the regional road system.
- **3.** Subsection 2 of section 99 of the said Act is repealed.

repealed

s. 99 (2),

- **4.** Subsections 4, 6, 7, 8, 9 and 12 of section 119 of the said Act are 8, 119 (4, 6, 7, 8, 9, 12), repealed and the following substituted therefor: re-enacted
 - (4) The Ministry shall revise, equalize and weight the last Equalized revised assessment rolls of the area municipalities and, for the purpose of subsection 3, the last revised assessment rolls for the area municipalities as so revised, equalized and weighted by the Ministry shall be deemed to be the last revised assessment rolls of the area municipalities.

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(6) Upon completion by the Ministry of the revision, equalization and weighting of assessment, the Ministry shall notify the Regional Corporation and each of the area municipalities of the revised, equalized and weighted assessment of each area municipality.

Appeal

(7) If any area municipality is not satisfied with the assessment as revised, equalized and weighted by the Ministry, the area municipality may appeal from the decision of the Ministry by notice in writing to the Municipal Board at any time within thirty days after the notice of the revised, equalized and weighted assessment was sent to the area municipality by the Ministry.

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(8) Every notice of revision, equalization and weighting made under this section shall set out the time within which an appeal may be made to the Municipal Board with respect to such revision, equalization and weighting.

Amendment of by-law where necessary following appeal

- (9) Where the last revised assessment of the area municipality has been revised, equalized and weighted by the Ministry and has been appealed, the Regional Council shall forthwith after the decision of the Municipal Board on such appeal, amend, if required, the by-law passed under subsection 2 so as to make the apportionments among the area municipalities according to the assessments as revised by the Municipal Board upon such appeal, and,
 - (a) where the moneys levied against an area municipality are thereby increased, the treasurer of the area municipality shall pay the amount of the increase to the financial officer of the Regional Corporation; and
 - (b) where the moneys levied against an area municipality are thereby decreased, the treasurer of the area municipality shall be liable to pay the financial officer of the Regional Corporation only the reduced levy or, if the original levy has been paid by the area municipality, the financial officer of the Regional Corporation shall pay the amount of the decrease to the treasurer of the area municipality.

Valuations of properties in respect of which against the last of taxes received.

(12) The clerk of an area municipality shall transmit to the Ministry, within fourteen days of a payment in lieu of taxes, a statement of the valuations of real property in the area municipality upon which such payment was made together with a statement showing the computations of such payment, and the Ministry shall revise, equalize and weight the valuations, and shall thereupon notify the Regional Corporation of the revised, equalized and weighted valuations.

- **5.** Subsections 1 and 2 of section 120 of the said Act are repealed and s. 120 (1, 2). the following substituted therefor:
 - (1) The Ministry shall revise, equalize and weight, by the Equalization application of the latest equalization factors of the Ministry, each of merged part of the last revised assessment rolls of the area municipalities area that relates to a merged area and each such part of the last revised assessment roll of each of the area municipalities as revised, equalized and weighted is final and binding.

(2) Upon completion by the Ministry of the revision, equaliza- Notice tion and weighting of assessment in an area municipality under subsection 1, the Ministry shall notify the area municipality of the revised, equalized and weighted assessment.

PART II

THE REGIONAL MUNICIPALITY OF YORK

- **6.** Subsection 1 of section 18 of *The Regional Municipality of York Act*, s. 18 (1). re-enacted being chapter 408 of the Revised Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1979, chapter 81, section 33, is repealed and the following substituted therefor:
 - (1) Sections 192, 193, 195, 197, 198, 259, 281 to 286, 388, 389, Application of 389a to 389e, 390, 390a, 390b and 391 of *The Municipal Act* apply c. 284 with necessary modifications to the Regional Corporation.
- 7. Subsection 7 of section 64 of the said Act is repealed and the 8. 64 (7). following substituted therefor:
 - (7) The Regional Council shall, from time to time, pass a by-Consolidating law consolidating all by-laws relating to the regional road system.
- s. 97 (2). **8.** Subsection 2 of section 97 of the said Act is repealed.
- 9. Section 166 of the said Act, as amended by the Statutes of Ontario, s. 166. 1974, chapter 117, section 19, is repealed and the following substituted therefor:
 - 166.—(1) In this section, "waste" includes ashes, garbage, Interprerefuse, domestic waste or municipal refuse, and such other wastes as may be designated by by-law of the Regional Council.
 - (2) On and after the day this section comes into force, the Waste disposal Regional Corporation shall provide facilities for the purpose of receiving, dumping and disposing of waste, and no such facilities shall be provided in the Regional Area by any person or any municipality, including a metropolitan or regional municipality, or by any local board thereof, without the consent of the Regional Council, which consent may be granted on such terms and condi-

tions including the payment of such compensation as may be agreed upon.

Appeni o M.B. (3) Where the Regional Council refuses its consent under subsection 2, or the applicant therefor and the Regional Council fail to agree on the terms and conditions related to such consent, the applicant may appeal to the Municipal Board who shall hear and determine the matter, and the Board may impose such terms and conditions as the Board considers appropriate and the decision of the Board is final.

Powers of Regional Corporation

- (4) For the purposes of subsection 2, the Regional Corporation may,
 - (a) acquire and use land;
 - (b) erect, maintain and operate facilities for the purpose of receiving, dumping, treating and disposing of waste;
 - (c) contract with Her Majesty in right of Canada, Her Majesty in right of a province, any agency of either of them, an area, regional or metropolitan municipality, or a local board thereof, or any other person for such purposes;
 - (d) prohibit or regulate the dumping, treating and disposing of waste, or any class or classes thereof, upon such land; and
 - (e) provide standards and regulations for vehicles, or any class or classes thereof, used for the haulage of waste to any waste facility located in the Regional Area.

Vesting of property in Regional Corporation (5) The Regional Council may pass one or more by-laws to assume as regional waste disposal works any or all such solid waste disposal sites, works, facilities and equipment vested in any area municipality, and upon the passing of any such by-law, the sites, works, facilities and equipment specified therein shall vest in the Regional Corporation.

Payment of outstanding debt (6) The Regional Corporation shall pay to the corporation of any area municipality, on or before the due date, all amounts of principal and interest becoming due upon any outstanding debt of such area municipality in respect of the real or personal property assumed by the Regional Corporation under subsection 5.

Interest on late payment (7) If the Regional Corporation fails to make any payment required by subsection 6 on or before the due date, the area municipality may charge the Regional Corporation interest at the rate of 15 per cent per annum thereon, or such lower rate as the council of the area municipality determines, from such date until payment is made.

- (8) No consent shall be given under subsection 2, no land shall Approval of be acquired and no facility shall be operated under subsection 4 of land, etc. and no by-law shall be passed under subsection 5 without,
 - (a) the approval of the area municipality in which the land is situate, which approval may be granted upon such terms and conditions including the payment of such compensation as may be agreed upon; or
 - (b) failing such approval or agreement, the approval of the Municipal Board.
- (9) The Municipal Board, before giving its approval under Approval clause b of subsection 8, shall hold a public hearing and shall give O.M.B. or cause to be given at least ten days notice of the hearing to the clerk of the municipality concerned and to such other persons in such manner as the Board may direct, and the Board, as a condition of giving any such approval, may by its order impose such restrictions, limitations and conditions respecting the acquisition or use of such land as to the Board may appear necessary or expedient.
- (10) For the purposes of this section, the Regional Council How cost to shall, by by-law, prescribe rates or charges for the use of its disposal facilities.
- (11) When, in the opinion of the Regional Council, land has Disposal been used for solid waste disposal and is no longer required by the of sites Regional Corporation for such purpose, the Regional Corporation shall not dispose of such land without first offering such land to the area municipality within which it is located for nominal consideration upon such terms and conditions as the Regional Council may prescribe.

Non-application of by-laws s. 354 (1), par. 116

- (12) A by-law passed under paragraph 116 of subsection 1 of under section 354 of *The Municipal Act* does not apply to the Regional R.S.O. 1970, Corporation.
- (13) The Regional Council may by by-law prescribe one or Routes more routes on specified regional roads to be used by vehicles, or any class or classes thereof, in hauling waste to any waste facility located in the Regional Area, and any such by-law may provide different restrictions by reference to the days and times set forth in the by-law.
- (14) Subject to the approval of the Regional Council, the coun-Idem cil of an area municipality may by by-law prescribe one or more routes on specified area municipality roads to be used by vehicles, or any class or classes thereof, in hauling waste to any waste facility located in such area municipality, and any such by-law may provide different restrictions by reference to the days and times set forth in the by-law.

PART III

THE REGIONAL MUNICIPALITY OF WATERLOO

amended.

10. Section 2 of *The Regional Municipality of Waterloo Act*, 1972, being chapter 105, as amended by the Statutes of Ontario, 1977, chapter 34, section 16 and 1979, chapter 81, section 44, is further amended by adding thereto the following subsection:

Determination of north and south traves. Lot G, Twp. of Beverly R.S.O. 1970, 6, 453

(1e) Notwithstanding *The Surveys Act*, the north and south halves of Lot G of the Township of Beverly as described in and for the purposes of clause c of subsection 1 shall be determined by arithmetic mean and not by equal area parts.

s. 19 (1), re-enacted 11. Subsection 1 of section 19 of the said Act, as re-enacted by the Statutes of Ontario, 1979, chapter 81, section 47, is repealed and the following substituted therefor:

Application of R.S.O. 1970, c. 284

(1) Sections 192, 193, 195, 197, 198, 259, 281 to 286, 388, 389, 389a to 389e, 390, 390a, 390b and 391 of *The Municipal Act* apply with necessary modifications to the Regional Corporation.

s. 68 (9). re-enacted **12.** Subsection 9 of section 68 of the said Act is repealed and the following substituted therefor:

Consolidating by-law (9) The Regional Council shall, from time to time, pass a bylaw consolidating all by-laws relating to the regional road system.

PART IV

THE REGIONAL MUNICIPALITY OF SUDBURY

s. 19 (1), re-enacted **13.** Subsection 1 of section 19 of *The Regional Municipality of Sudbury Act*, 1972, being chapter 104, as re-enacted by the Statutes of Ontario, 1979, chapter 81, section 63, is repealed and the following substituted therefor:

Application of R.S.O. 1970, c. 284

(1) Sections 192, 193, 195, 197, 198, 259, 281 to 286, 388, 389, 389a to 389e, 390, 390a, 390b and 391 of *The Municipal Act* apply with necessary modifications to the Regional Corporation.

s. 53 (11), re-enacted **14.** Subsection 11 of section 53 of the said Act is repealed and the following substituted therefor:

Consolidating

(11) The Regional Council shall, from time to time, pass a by-law consolidating all by-laws relating to the regional road system.

- 15. Subsection 2 of section 81 of the said Act is repealed and the s. 81 (2), following substituted therefor:
 - (2) The Regional Council shall ascertain and by by-law direct Apportionment what portion, expressed in dollars and as a percentage, of the sum mentioned in subsection 1 shall be levied against and in each area municipality.
- **16.** The said Act is amended by adding thereto the following section: s. 81a,

81a.—(1) Notwithstanding subsection 3 of section 81 and Alternative Ontario Regulation 167/80, where the Regional Council is of the opinion that a percentage share as determined by the application of subsection 3 of section 81 is not just and equitable, it may in the by-law passed under subsection 2 of section 81 make an apportionment for Regional purposes that is just and equitable, and such by-law shall have appended thereto as a schedule a statement of the apportionment, expressed in dollars and as a percentage, that would have been made among the area municipalities but for the application of this section.

(2) Where the Regional Council makes an apportionment Copy of under subsection 1, the clerk of the Regional Corporation shall municipalities within ten days forward a copy of the by-law to each area municipality.

- (3) An area municipality that is not satisfied with the appor- Appeal tionment provided for in subsection 1 may appeal to the Municipal O.M.B. Board within thirty days of the passing of the by-law by giving notice in writing, by registered mail, to the Municipal Board, the clerk of the Regional Municipality and every other area municipality.
- (4) Upon receipt of the notice of appeal under subsection 3, the Hearing Municipal Board shall arrange a time and place for hearing the OMB appeal and shall send a notice thereof by registered mail to all parties concerned in the appeal at least fourteen days before the hearing and shall hear and dispose of the appeal.
- (5) Where, as a result of a decision of the Municipal Board Adjustments under subsection 4, there is an adjustment required to be made, the Regional Council shall forthwith amend the by-law passed under subsection 2 of section 81 so as to make the apportionment among the area municipalities according to the percentage shares as revised by the Municipal Board, and,
 - (a) where the share levied against an area municipality is thereby increased, the treasurer of the area municipality shall pay the amount of the increase to the treasurer of the Regional Corporation; and

(b) where the share levied against an area municipality is thereby decreased, the treasurer of the area municipality shall be liable to pay the treasurer of the Regional Corporation only the reduced levy or, if the original levy has been paid by the area municipality, the treasurer of the Regional Corporation shall pay the amount of the decrease to the treasurer of the area municipality.

PART V

THE REGIONAL MUNICIPALITY OF PEEL

s. 19 (1), to obtacted **17.** Subsection 1 of section 19 of *The Regional Municipality of Peel Act*, 1973, being chapter 60, as re-enacted by the Statutes of Ontario, 1979, chapter 81, section 78, is repealed and the following substituted therefor:

Application of R.S.O. 1970, c. 284 (1) Sections 192, 193, 195, 197, 198, 259, 281 to 286, 388, 389, 389a to 389e, 390, 390a, 390b and 391 of *The Municipal Act* apply with necessary modifications to the Regional Corporation.

s. 29 (9), re-enacted **18.** Subsection 9 of section 29 of the said Act is repealed and the following substituted therefor:

Consolidating by-law (9) The Regional Council shall, from time to time, pass a bylaw consolidating all by-laws relating to the regional road system.

PART VI

THE REGIONAL MUNICIPALITY OF HALTON

s. 2, amended **19.** Section 2 of *The Regional Municipality of Halton Act, 1973*, being chapter 70, as amended by the Statutes of Ontario, 1973, chapter 162, section 1 and 1976, chapter 43, section 72, is further amended by adding thereto the following subsections:

Part of Hamilton annexed to Burlington (1*b*) That portion of the City of Hamilton described as follows is annexed to the City of Burlington:

ALL AND SINGULAR that certain parcel or tract of land and premises situate, lying and being in the City of Hamilton, and being more particularly described as follows:

COMMENCING at the intersection of the northerly limit of the City of Hamilton and the southeasterly prolongation of the centre line of the unopened road allowance between the Town of Burlington and the Township of West Flamborough;

THENCE southeasterly along the prolongation of the said centre line of unopened road allowance 102 metres more or less to the centre line of the right of way of the Canadian National Railways;

THENCE continuing along the said unopened road allowance 50 metres more or less to a point on the high water mark of Hamilton Harbour, the said point being a point on the boundary of the City of Hamilton;

THENCE northerly and northwesterly along the northerly limit of the City of Hamilton to the point of commencement.

(1c) That portion of the Township of West Flamborough Part of Flamborough described as follows is annexed to the City of Burlington:

Burlington

ALL AND SINGULAR those certain parcels or tracts of land and premises situate, lying and being in the Township of West Flamborough (formerly in the County of Wentworth), and being more particularly described as follows:

COMMENCING at the intersection of the southerly limit of Spring Gardens Road and the southeasterly angle of Part 2 as shown on a Plan deposited in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 20R-4196 and in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-4732;

THENCE westerly and northerly along the southerly and westerly limit of Spring Gardens Road as shown on the said Plan to the westerly angle of the said Part 2;

THENCE North 72 degrees 06' 30" West 85 metres to a point;

THENCE North 17 degrees 53' 30" East 20 metres to a point;

THENCE North 72 degrees 06' 30" West to a point on the westerly high water mark of Hamilton Harbour the said point being on an easterly boundary of the City of Hamilton;

THENCE northerly along the said easterly boundary of the City of Hamilton to the intersection of the northwesterly prolongation of the northeasterly limit of Part 1 as shown on the said Plan numbered 20R-4196 and 62R-4732; THENCE southeasterly to and along the northeasterly limit of the said Part 1 and Part 2 to the point of commencement.

s. 10 (1). Se opered 20. Subsection 1 of section 19 of the said Act, as re-enacted by the Statutes of Ontario, 1979, chapter 81, section 90, is repealed and the following substituted therefor:

Apply ation of R.S.O. 1970, (1) Sections 192, 193, 195, 197, 198, 259, 281 to 286, 388, 389, 389a to 389e, 390, 390a, 390b and 391 of *The Municipal Act* apply with necessary modifications to the Regional Corporation.

· JUIM re-enacted 21. Subsection 9 of section 29 of the said Act is repealed and the following substituted therefor:

Consolidating

(9) The Regional Council shall, from time to time, pass a bylaw consolidating all by-laws relating to the regional road system.

s. 130, amended **22.** Section 130 of the said Act is amended by adding thereto the following subsection:

Acquisition of lands for Children's Aid Society (1a) The Regional Corporation may acquire land and may acquire, renovate or construct buildings for the use of The Children's Aid Society of The Regional Municipality of Halton and may lease land and any buildings so acquired, renovated or constructed to The Children's Aid Society of The Regional Municipality of Halton.

PART VII

THE REGIONAL MUNICIPALITY OF HAMILTON-WENTWORTH

s. 2. amended **23.** Section 2 of *The Regional Municipality of Hamilton-Wentworth Act, 1973*, being chapter 74, is amended by adding thereto the following subsection:

Part of West Flamborough annexed to (1a) That portion of the Township of West Flamborough more particularly described as follows is annexed to the City of Hamilton:

COMMENCING at the intersection of the northerly limit of Valley Inn Road and a point on the westerly high water mark of Hamilton Harbour the said point being on an easterly boundary of the City of Hamilton;

THENCE southerly along an easterly boundary of the said City of Hamilton to the southerly limit of the said Valley Inn Road;

THENCE easterly to a point distant 85 metres measured North 72 degrees 06' 30" West from the westerly angle of

Part 2 as designated on a Plan deposited in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 20R-4196 and in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Number 62R-4732:

THENCE North 17 degrees 53' 30" East 20 metres to a point;

THENCE North 72 degrees 06' 30" West to the point of commencement.

- 24. Subsection 1 of section 19 of the said Act, as re-enacted by the s. 19 (1). Statutes of Ontario, 1979, chapter 81, section 101, is repealed and the following substituted therefor:
 - (1) Sections 192, 193, 195, 197, 198, 259, 281 to 286, 388, 389, Application of R.S.O. 1970. 389a to 389e, 390, 390a, 390b and 391 of The Municipal Act apply c. 284 with necessary modifications to the Regional Corporation.
- 25. Subsection 9 of section 29 of the said Act is repealed and the s. 29 (9), following substituted therefor:
 - (9) The Regional Council shall, from time to time, pass a by- Consolidating by-law law consolidating all by-laws relating to the regional road system.
- 26. Subsection 5 of section 73 of the said Act, as re-enacted by the s. 73 (5), Statutes of Ontario, 1973, chapter 163, section 5, is repealed and the following substituted therefor:
 - (5) Notwithstanding the provisions of clauses a and b of sub-Retirement of present section 3, those members of the police force of a local municipality members of whose retirement age under By-law No. 7970 of the City of police of local Hamilton was sixty-five years of age immediately before they municipality became members of the Hamilton-Wentworth Regional Police Force shall retire on attaining thirty-five years of service or sixty years of age, at the option of the member, and for the purpose of bargaining for benefits in the retirement plan established by the said By-Law No. 7970 with the bargaining committee established under subsection 6, and its successor, the Hamilton-Wentworth Police Board shall stand in the place and stead of The Corporation of the City of Hamilton and the provisions of *The Police Act* apply R.S.O. 1970. with necessary modifications thereto.

PART VIII

THE REGIONAL MUNICIPALITY OF DURHAM

27. Subsection 1 of section 19 of *The Regional Municipality of Durham* > 19 (1). Act, 1973, being chapter 78, as re-enacted by the Statutes of Ontario, 1979, chapter 81, section 114, is repealed and the following substituted therefor:

 $\begin{array}{c} \lambda \| \phi \|_{L^{2}(\Omega)} & \text{at the } \alpha \in \Gamma \\ \mathbb{R} \times \Omega & 10 \text{ at } \alpha \in \Gamma \\ \Gamma & \infty & 10 \text{ at } \alpha \in \Gamma \end{array}$

(1) Sections 192, 193, 195, 197, 198, 259, 281 to 286, 388, 389, 389a to 389e, 390, 390a, 390b and 391 of *The Municipal Act* apply with necessary modifications to the Regional Corporation.

s. 30 (9), re-enacted **28.** Subsection 9 of section 30 of the said Act is repealed and the following substituted therefor:

Consolidating

(9) The Regional Council shall, from time to time, pass a bylaw consolidating all by-laws relating to the regional road system.

PART IX

THE REGIONAL MUNICIPALITY OF HALDIMAND-NORFOLK

re-enacted

29. Subsection 1 of section 19 of *The Regional Municipality of Haldimand-Norfolk Act, 1973*, being chapter 96, as re-enacted by the Statutes of Ontario, 1979, chapter 81, section 127, is repealed and the following substituted therefor:

Application of R.S.O. 1970, c. 284

(1) Sections 192, 193, 195, 197, 198, 259, 281 to 286, 388, 389, 389a to 389e, 390, 390a, 390b and 391 of *The Municipal Act* apply with necessary modifications to the Regional Corporation.

s. 30 (9), re-enacted

30. Subsection 9 of section 30 of the said Act, as enacted by the Statutes of Ontario, 1973, chapter 155, section 4, is repealed and the following substituted therefor:

Consolidating by-law

(9) The Regional Council shall, from time to time, pass a bylaw consolidating all by-laws relating to the regional road system.

Commencement 31.—(1) This Act, except sections 4, 10, 15, 16, 19, 22 and 23, comes into force on the day it receives Royal Assent.

Idem

(2) Section 10 shall be deemed to have come into force on the 1st day of January, 1973.

Idem

(3) Sections 19 and 23 shall be deemed to have come into force on the 1st day of January, 1974.

Idem

(4) Section 22 shall be deemed to have come into force on the 1st day of January, 1979.

Idem

(5) Sections 4, 15 and 16 shall be deemed to have come into force on the 1st day of January, 1980.

Short title

32. The short title of this Act is *The Regional Municipalities Amendment Act*, 1980.

An Act to amend The Labour Relations Act

Assented to June 17th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. The Labour Relations Act, being chapter 232 of the Revised Sta-s. 34e, enacted tutes of Ontario, 1970, is amended by adding thereto the following section:
 - 34e.—(1) Before or after the commencement of a strike or Vote on lock-out, the employer of the employees in the affected bargaining offer unit may request that a vote of such employees be taken as to the acceptance or rejection of the offer of the employer last received by the trade union in respect of all matters remaining in dispute between the parties and the Minister shall, and in the construction industry the Minister may, on such terms as he considers necessary direct that a vote of such employees to accept or reject the offer be held and thereafter no further such request shall be made.

(2) A request for the taking of a vote, or the holding of a vote, Time limits under subsection 1 does not abridge or extend any time limits or and periods not affected periods provided for in this Act.

2.—(1) Subsection 1 of section 36a of the said Act, as enacted by the s. 36a (1), Statutes of Ontario, 1975, chapter 76, section 9, is repealed and the following substituted therefor:

(1) Except in the construction industry and subject to section Deduction 39, where a trade union that is the bargaining agent for employees remittance in a bargaining unit so requests, there shall be included in the of union dues collective agreement between the trade union and the employer of the employees a provision requiring the employer to deduct from the wages of each employee in the unit affected by the collective agreement, whether or not the employee is a member of the union, the amount of the regular union dues and to remit the amount to the trade union, forthwith.

(2) Subsection 1 of section 36a of The Labour Relations Act, as Application re-enacted by subsection 1 of this section, does not apply to a collective agreement in operation on the day this section comes

into force but applies to every collective agreement that is renewed or made after that date.

armenteri :

3. Section 63 of the said Act, as amended by the Statutes of Ontario, 1975, chapter 76, section 17, is further amended by adding thereto the following subsection:

Right to you. (4*a*) All employees in a bargaining unit, whether or not such employees are members of the trade union or of any constituent union of a council of trade unions, shall be entitled to participate in a strike vote or a vote to ratify a proposed collective agreement.

Cammiente mina 4. This Act comes into force on the day it receives Royal Assent.

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5. The short title of this Act is The Labour Relations Amendment Act, 1980 (No. 2).

An Act to amend The Libel and Slander Act

Assented to June 19th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Clause *a* of subsection 1 of section 1 of *The Libel and Slander* s. 1 (1) (a).

 Act, being chapter 243 of the Revised Statutes of Ontario, re-enacted 1970, is repealed and the following substituted therefor:
 - (a) "broadcasting" means the dissemination of writing, signs, signals, pictures and sounds of all kinds, intended to be received by the public either directly or through the medium of relay stations, by means of,
 - (i) any form of wireless radioelectric communication utilizing Hertzian waves, including radiotelegraph and radiotelephone, or
 - (ii) cables, wires, fibre-optic linkages or laser beams,

and "broadcast" has a corresponding meaning.

- (2) Clause b of subsection 1 of the said section 1 is repealed and the re-enacted following substituted therefor:
 - (b) "newspaper" means a paper containing public news, intelligence, or occurrences or remarks or observations thereon, or containing only, or principally, advertisements, printed for distribution to the public and published periodically, or in parts or numbers, at least twelve times a year.
- 2. The said Act is amended by adding thereto the following section: s. 25, enacted
 - 25. Where the defendant published defamatory matter that is Fair an opinion expressed by another person, a defence of fair comment by the defendant shall not fail for the reason only that the defendant

dant or the person who expressed the opinion, or both, did not hold the opinion, if a person could honestly hold the opinion.

Commercial manufactures of the control of the contr

- 3. This Act comes into force on the day it receives Royal Assent.
- 4. The short title of this Act is The Libel and Slander Amendment Act, 1980.

An Act to amend The Municipal Act

Assented to June 19th, 1980

[ER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Section 36 of *The Municipal Act*, being chapter 284 of the Revised s. 36, Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1972, chapter 169, section 1, and amended by the Statutes of Ontario, 1973, chapter 83, section 2 and 1974, chapter 85, section 1, is further amended by adding thereto the following subsection:

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(6) A person is not ineligible to be elected or to hold office as a Volunteer member of council only by reason of being a volunteer fire fighter fighters as defined in The Fire Departments Act and subsections 3, 4 and 5 R.S.O. 1970, do not apply to a person who is a volunteer fire fighter but who is c. 160 not otherwise employed by the municipality or a local board thereof.

- 2.—(1) Paragraph 67a of section 352 of the said Act, as enacted by the 8.352. Statutes of Ontario, 1978, chapter 32, section 16, is amended amended by adding thereto the following clauses:
 - (c) A by-law passed under this paragraph may provide that Former it applies to a person who was an employee at the time the cause of action or other proceeding arose but who prior to judgment or other settlement of the action or proceeding has ceased to be an employee.

- (d) This paragraph does not apply to an act or omission that Application occurred prior to the 20th day of June, 1978.
- (2) Clause c of paragraph 68 of the said section 352 is repealed and \$352 the following substituted therefor:
 - (c) Where land is acquired under this paragraph for park purposes and there is no board of park management, the council may appoint such number of persons qualified to hold office as a member of council as it considers appropriate to act on its behalf as a board of management for any undertaking under this paragraph.

= Jart. armeniled 3.—(1) Section 361 of the said Act, as amended by the Statutes of Ontario, 1976, chapter 69, section 11 and 1978, chapter 32, section 18, is further amended by adding thereto the following subsection:

Viginova. O M. B (3a) Subject to subsection 3, where a petition objecting to the passing of a by-law referred to in subsection 2 signed by one or more persons entitled to notice as set out in that subsection is received by the clerk of the municipality within thirty days next following the latest day of the mailing of any of such notices, the by-law shall not come into force without the approval of the Municipal Board.

s 401 (\$). repealed

- s 301 (0). Peatra fel
- (2) Subsection 5 of the said section 361 is repealed.
- Buand of Management
- (3) Subsection 6 of the said section 361, as re-enacted by the Statutes of Ontario, 1976, chapter 69, section 11, is repealed and the following substituted therefor:
- (6) A Board of Management established under subsection 1 is a body corporate and shall consist of such number of members appointed by council as the council considers advisable, at least one of whom shall be a member of the council and the remaining members shall be individuals assessed for business assessment in respect of land in the area or nominees of such individuals or of corporations so assessed.

s shill), no nated (4) Subsection 12 of the said section 361 is repealed and the following substituted therefor:

Borrowing probabiled, restrictions on incurring male breviness (12) The Board of Management shall not borrow money and, without the prior approval of the council, it may not incur any indebtedness extending beyond the current year.

Assembled on tors, of R > O (1970).

(12a) Section 293 of this Act and sections 64 and 65 of *The Ontario Municipal Board Act* apply to the giving of an approval of indebtedness by a council under subsection 12 as though the giving of the approval were the incurring of the indebtedness by the municipality.

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(5) Subsection 16 of the said section 361 is repealed and the following substituted therefor:

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(16) Subject to such maximum and minimum charges as the council may specify by by-law, the council shall in each year levy a special charge upon persons in the area assessed for business assessment sufficient to provide a sum equal to the sum of money provided for the purposes of the Board of Management for that area, together with interest thereon at such rate as is required to repay any interest payable by the municipality on the whole or any part of such sum, which shall be borne and paid by such persons in

the proportion that the assessed value of the real property that is used as the basis for computing the business assessment of each of such persons bears to the assessed value of all the real property in the area used as the basis for computing business assessment.

(16a) Notwithstanding subsection 16, the council may by by- Special charge law provide that the sum required for the purposes mentioned benefit therein shall be levied as a special charge upon and shall be borne derived and paid by persons in the area assessed for business assessment who in the opinion of the council derive special benefit from the establishment of the area, and the sum chargeable to such persons shall be equitably apportioned among them in accordance with the benefits that, in the opinion of the council, accrue to them from the establishment of the area.

- (16b) Before the council passes a by-law specifying maximum Notice and minimum charges under subsection 16 or a by-law under subsection 16a, notice of the proposed by-law shall be,
 - (a) published at least once a week for four successive weeks, and the by-law shall not be passed until after the expiry or fourteen days following the day on which the notice was last published; or
 - (b) given in the same manner as a notice of a proposed by-law under subsection 2, and the by-law shall not be passed until the expiry of thirty days next following the latest day of the mailing of any such notices.

(16c) Any person who would be liable to a special charge levied Objections in accordance with a by-law proposed to be passed by the council of a municipality under subsection 16 specifying maximum or minimum charges or under subsection 16a may object to the proposed by-law by filing written notice of the objection with the clerk of the municipality before the expiry of the period mentioned in clause a or b of subsection 16b, as the case may be.

- (16d) Where an objection to a proposed by-law is made under Approval subsection 16c, the proposed by-law shall not come into force ${}_{OMB}^{ol}$ without the approval of the Municipal Board.
- (16e) Subsections 16b, 16c and 16d do not apply to a by-law Application passed under subsection 16 or 16a to comply with an order of the Municipal Board under subsection 18.
- (16f) Notice of a proposed by-law required under subsection Separate 16b may be given in the same notice as notice of a proposed by-law not under subsection 2.

(16g) Notwithstanding anything in subsection 16 or 16a, where moneys borrowed by the municipality are provided in any year by the council for the purposes of the Board of Management and where only a portion of such moneys are required to be repaid by the municipality to the lender in that year or in any subsequent year, only the portion of the moneys required to be repaid to the lender in any such year together with any interest repayable in that year in respect of the total of such moneys shall be included in the sum to be provided in that year by the levy under subsection 16 or 16a.

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- (6) Subsection 17 of the said section 361 is amended by inserting after "16" in the first line "or 16a".
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- (7) Subsections 17b and 17c of the said section 361, as enacted by the Statutes of Ontario, 1978, chapter 32, section 18, are repealed and the following substituted therefor:

Application of subss. 2-4

(17b) Subsections 2, 3, 3a and 4 apply with necessary modifications to the passing of a by-law under subsection 17a.

When by-law comes into

(17c) A by-law passed under subsection 17a shall not come into force until the 1st day of January next after its passing, or, where the approval of the Municipal Board is required before such by-law may come into force, until the day specified by the Municipal Board.

s. 361 (18, 19), re-enacted (8) Subsections 18 and 19 of the said section 361 are repealed and the following substituted therefor:

Approval
O.M.B.

(18) Where the approval of the Municipal Board of a by-law passed under this section is required, the Municipal Board as a condition of giving its approval may by its order impose such restrictions, limitations and conditions with respect to such matter as may be necessary or expedient.

Repeal by-law (19) A by-law designating an improvement area may be repealed to take effect upon the 31st day of December in the year in which it is passed.

Nonapplication of subss. (2-3a)

- (19a) Notwithstanding anything in this section, subsections 2, 3 and 3a do not apply to,
 - (a) a by-law passed under subsection 1 or 17a to comply with an order of the Municipal Board under subsection 18; or
 - (b) a by-law passed under subsection 19.

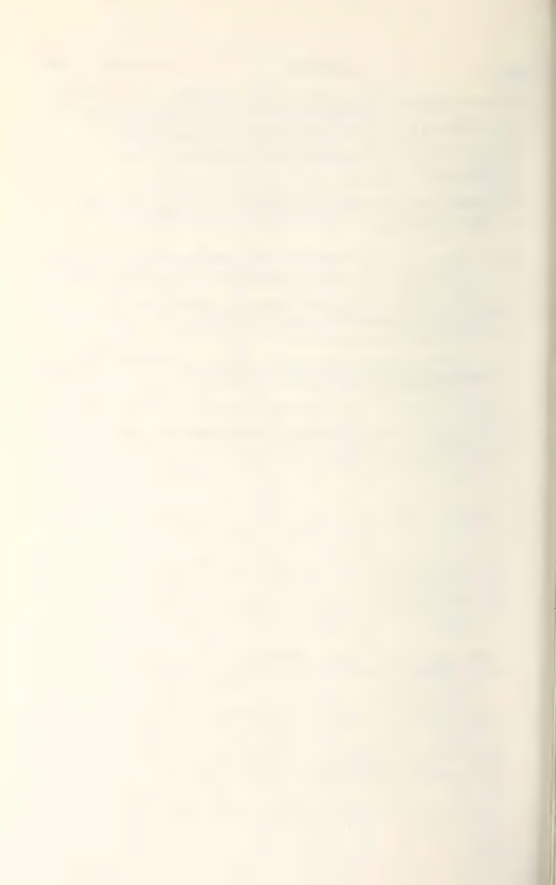
4. Notwithstanding section 3, where a notice of intention to pass a Transition by-law under subsection 1 or 17a of section 361 of The Municipal R.S.O. 1970, Act has been sent under subsection 2 of that Act prior to the coming into force of this section, the passing of the by-law shall be subject to section 361 as it read immediately prior to the coming into force of this section

- **5.** Section 390a of the said Act, as enacted by the Statutes of Ontario, s. 390a, 1978, chapter 101, section 11, is amended by adding thereto the following subsections:
 - (3) A by-law passed under this section may provide that it Former applies to a person who was a member of council or a local board, of council as the case may be, at the time the cause of action or other proceeding arose but who prior to judgment or other settlement of the action or proceeding has ceased to be a member of the council or local board.

- (4) This section does not apply to an act or omission that Application occurred prior to the 15th day of December, 1978.
- **6.** This Act comes into force on the day it receives Royal Assent.

Commence-

Short title 7. The short title of this Act is The Municipal Amendment Act, 1980.



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CHAPTER 37

An Act to amend The Highway Traffic Act

Assented to June 19th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Paragraph 30 of subsection 1 of section 1 of The Highway Traffic 8.1(1). Act, being chapter 202 of the Revised Statutes of Ontario, 1970, is repealed repealed.
- 2. Subsection 3 of section 3 of the said Act is amended by inserting after amended by inserting after s. 3 (3). "Act" in the fourth line "or the regulations".
- **3.** Subsection 3 of section 7 of the said Act, as amended by the Statutes 8.7 (3). of Ontario, 1974, chapter 66, section 3 and 1978, chapter 4, section 2, is further amended by striking out "serial number" in the third line and inserting in lieu thereof "vehicle identification number".
- **4.**—(1) Subsection 2 of section 36 of the said Act, as amended by the s. 36 (2), amended Statutes of Ontario, 1978, chapter 4, section 3, is further amended by striking out "serial number" in the third line and inserting in lieu thereof "vehicle identification number".
 - (2) Subsection 3 of the said section 36, as amended by the Statutes s. 36 (3). of Ontario, 1978, chapter 4, section 3, is further amended by striking out "serial number" in the first and second lines and inserting in lieu thereof "vehicle identification number".
- **5.**—(1) Subsection 2 of section 37 of the said Act, as amended by the repealed Statutes of Ontario, 1978, chapter 4, section 4, is repealed.
 - (2) Subsection 6 of the said section 37, as amended by the Statutes s. 37 (6), amended of Ontario, 1976, chapter 37, section 5 and 1978, chapter 4, section 4, is further amended by striking out "within 160 millimetres of the side of the vehicle" in the twenty-fourth line and in the amendment of 1978 and inserting in lieu thereof "so as to indicate the overall width of the vehicle".
 - (3) Subsection 7 of the said section 37, as amended by the Statutes s. 37 (7), repealed of Ontario, 1978, chapter 4, section 4, is repealed.

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- (4) Subsection 8 of the said section 37 is repealed.
- amended)
- (5) Subsection 19 of the said section 37, as amended by the Statutes of Ontario, 1978, chapter 4, section 4, is further amended by inserting after "vehicle" in the first line "other than a public utility emergency vehicle".
- n no od
- (6) Subsections 26 and 27 of the said section 37 are repealed.
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- **6.**—(1) Subsection 1 of section 44 of the said Act is repealed and the following substituted therefor:

Regulations

- (1) The Lieutenant Governor in Council may make regulations,
 - (a) prescribing the standards and specifications of tires or any class or classes thereof in use on vehicles or any class or classes thereof;
 - (b) prescribing classes of tires;
 - (c) prescribing the standards and specifications of used or retreaded tires offered for sale and prohibiting the sale of such tires or any type thereof that do not comply with the standards and specifications therefor prescribed by the regulations or that are not marked in accordance with the regulations;
 - (d) providing for and requiring the identification and marking of used or retreaded tires;
 - (e) prohibiting the use of any type of tire on a highway at any time or during any period of the year and designating such period;
 - (f) prescribing procedures for examining tires for the purpose of determining whether the prescribed standards and specifications have been met;
 - (g) regulating installation and placement of tires to be used on vehicles or any class or classes thereof;
 - (h) regulating combinations of tires installed on vehicles or any class or classes thereof;
 - (i) prescribing forms for the purposes of subsection 5.
- (2) Subsection 3 of the said section 44 is repealed and the following substituted therefor:

(3) No person shall drive or draw a vehicle on a highway,

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- (a) fitted with a tire that does not conform with the standards and specifications prescribed in the regulations; or
- (b) fitted with tires that are installed in a manner, in a place or in a combination that does not conform with the specifications prescribed in the regulations.
- (4) Every person who contravenes this section or any regulation Penalty made under this section is guilty of an offence and on conviction is liable to a fine of not more than \$500.

(5) Where a constable or an officer appointed for the purpose of Notice to carrying out the provisions of this Act reasonably believes that a vehicle being operated on a highway is equipped with tires that do not conform to standards and specifications prescribed by the regulations, he may give the driver of the vehicle involved in the contravention a written notice in the prescribed form requiring the driver, within ninety-six hours after receiving the notice, to produce to a constable or officer at a location specified in the notice. evidence that the tires on the vehicle do not contravene the Act or the regulations, that the vehicle has been equipped with tires that conform to the prescribed standards and specifications or that an "unfit motor vehicle permit" has been issued for the vehicle.

(6) Subsection 4 does not apply to a person who has received a Nonnotice under subsection 5 and has complied with the notice.

application of subs. 4

7. Section 47 of the said Act, as amended by the Statutes of Ontario, s. 47, 1973, chapter 45, section 16, is further amended by adding thereto the following subsection:

(1b) No person shall drive on a highway a motor vehicle on Colour which the surface of the windshield or of any window to the direct obscuring left or right of the driver's seat has been coated with any coloured spray or other coloured or reflective material that substantially obscures the interior of the motor vehicle when viewed from outside the motor vehicle.

8. Section 52a of the said Act, as enacted by the Statutes of Ontario, s. 52a, 1977, chapter 66, section 1, is amended by adding thereto the following subsections:

(7) No person shall sell, offer or advertise for sale a radar Sale of warning device by retail.

radar warning devices prohibited

(8) Every person who contravenes subsection 7 is guilty of an Penalty offence and on conviction is liable.

- (a) for a first offence, to a fine of not more than \$1,000; and
- (b) for each subsequent offence, to a fine of not more than \$5,000.
- 9. The said Act is amended by adding thereto the following section:

53a.—(1) No person shall operate on a highway a motor vehicle on which the suspension system has been modified so that the height of the motor vehicle is more than eight centimetres higher or lower than its height at the time of its manufacture.

(2) Subsection 1 does not apply to a commercial motor vehicle having a gross weight of more than 2,400 kilograms.

10.—(1) Subsection 2 of section 61 of the said Act, as amended by the Statutes of Ontario, 1978, chapter 4, section 10, is repealed and the following substituted therefor:

(2) Every commercial motor vehicle and every trailer shall have securely attached to the back thereof two red reflectors approved by the Ministry, which shall be located as far apart as practicable, at the same height and in such positions as to reflect the light from the headlights of a vehicle approaching from the rear.

(2) The said section 61, as amended by the Statutes of Ontario, 1978, chapter 4, section 10, is further amended by adding thereto the following subsection:

(4*a*) Subsection 4 does not apply to a road-building machine, operated by or on behalf of an authority having jurisdiction and control of the highway, while engaged in construction or maintenance activities on the highway.

11.—(1) Section 65 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 65, section 1 and amended by 1977, chapter 65, section 2, 1978, chapter 4, section 11, 1978, chapter 24, section 6, 1978, chapter 90, section 4 and 1979, chapter 57, section 5, is further amended by adding thereto the following subsection:

(3a) Where a bus is equipped with rear vision mirrors, side marker lamps, side marker reflectors, side mounted turn indicators or rubber fenders around the outer edges of its wheel housings, any of which extend in whole or in part beyond either side of the vehicle, the amount of such extension shall not be included in determining the maximum width of the vehicle under subsection 1.

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Modified suspension systems problems.

Example:

s. 61 (2). re-enacted

Reflectors

s. 61, amended

Exemption to subs. 4

s. 65, amended

Rear vision mirrors. lamps. etc., not included in width of bus (2) Subsection 7 of the said section 65, as re-enacted by the Sta-s. 65 (7), amended tutes of Ontario, 1977, chapter 65, section 2 and amended by 1978, chapter 4, section 11, is further amended by inserting after "bus" in the first line "other than an articulated bus".

12. Subsection 4 of section 72 of the said Act, as re-enacted by the 8.72 (4). Statutes of Ontario, 1977, chapter 65, section 3 and amended by 1978, chapter 4, section 15, is repealed and the following substituted therefor:

(4) Notwithstanding subsection 1, the maximum allowable Idem axle unit weight for a single front axle shall not exceed 5,000 kilograms unless the driver of the vehicle or combination of vehicles has with him a verification in writing as to the manufacturer's gross axle weight rating for such single front axle.

(5) The driver of a vehicle or combination of vehicles being of operated on a Class A Highway who has the verification referred verification to in subsection 4 shall produce it when so demanded by a police officer or an officer appointed for carrying out the provisions of this Act, and, where it is so demanded and not produced, the driver shall be deemed to not have the verification.

(6) Where subsection 4 does not apply because the driver has Maximum the verification referred to in subsection 4, then subject to subsection 1, the maximum allowable axle unit weight on the single front weight axle shall not exceed the manufacturer's gross axle weight rating.

13. Subsection 13 of section 77 of the said Act, as re-enacted by the samended amended Statutes of Ontario, 1977, chapter 65, section 3, is amended by striking out "section" in the third line and inserting in lieu thereof "subsection".

14. Section 82 of the said Act, as amended by the Statutes of Ontario, s. 82, re-enacted 1974, chapter 123, section 21, 1975, chapter 78, section 7, 1977, chapter 19, section 3, 1977, chapter 54, section 12 and 1978, chapter 90, section 8, is repealed and the following substituted therefor:

- 82.—(1) No person shall drive a motor vehicle at a rate of speed Rate of greater than,
 - (a) 80 kilometres per hour,
 - (i) on a highway not within a city, town, village, police village or built-up area, or
 - (ii) on a highway designated by the Lieutenant Governor in Council as a controlled-access highway under The Public Transportation and Highway R.S.O. 1970.

Improvement Act, whether or not such a highway is within a city, town, village, police village or built-up area;

- (b) subject to clause a, 50 kilometres per hour on a highway within a city, town, village, police village or built-up area;
- (c) the rate of speed prescribed for motor vehicles on a highway in accordance with the provisions of subsection 2, 3, 4, 5 or 6;
- (*d*) the maximum rate of speed posted in a construction zone designated under subsection 7; or
- (e) the rate of speed prescribed for motor vehicles on a metropolitan road in accordance with section 82 of *The Municipality of Metropolitan Toronto Act*.
- (2) The council of a municipality and the trustees of a police village may by by-law prescribe a rate of speed of 40, 50, 60, 70, 80, 90 or 100 kilometres per hour for motor vehicles driven on a highway or portion of a highway under its jurisdiction.
- (3) The council of a municipality and the trustees of a police village may by by-law prescribe a lower rate of speed for motor vehicles driven in any public park or exhibition ground than is prescribed in subsection 1, but such lower rate of speed shall not be less than 20 kilometres per hour.
- (4) The council of a municipality and the trustees of a police village may by by-law,
 - (a) designate a portion of a highway under its jurisdiction that adjoins the entrance to or exit from a school and that is within 150 metres along the highway in either direction beyond the limits of the land used for the purposes of the school; and
 - (b) prescribe a rate of speed of 40 kilometres per hour for motor vehicles driven on the portion of a highway so designated on days on which school is regularly held and prescribe the time or times between the hours of 8.00 a.m. and 5.00 p.m. at which such speed limit is effective.
- (5) The council of a municipality and the trustees of a police village may by by-law prescribe a lower rate of speed for motor vehicles passing over a bridge on a highway under its jurisdiction than is prescribed in subsection 1 or in a by-law passed under subsection 2, but such lower rate of speed shall not be less than 10

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kilometres per hour and signs indicating the maximum rate of speed shall be posted in a conspicuous place at each approach to the bridge.

- (6) The Minister may make regulations prescribing a rate of Rate of regulation speed for,
 - (a) motor vehicles driven on a highway or portion of a highway within a provincial park;
 - (b) any class or classes of motor vehicles driven on the King's Highway or portion of the King's Highway whether or not the King's Highway is within a city, town, village or police village, and such rate of speed may be different for any period or periods of the day or night or direction of travel; and
 - (c) motor vehicles driven on a highway or portion of a highway in territory without municipal organization.
- (7) An official of the Ministry authorized by the Minister in Construction writing may designate any part of the King's Highway as a construction zone, and every construction zone shall be so marked by signs in accordance with the regulations.

- (8) A designation under subsection 7 is not a regulation within R.S.O. 1970, c. 410 does the meaning of *The Regulations Act*. not apply
- (9) Signs posting the maximum rate of speed at which motor Speed limit vehicles may be driven in a construction zone may be erected in construction accordance with the regulations by an official of the Ministry.

(10) No by-law passed under subsection 2, 4 or 5 or regulation By-laws. made under clause c of subsection 6 becomes effective until the effective highway or portion thereof affected by the by-law or regulation, as when posted the case may be, is signed in accordance with this Act and the regulations.

(11) Where a by-law or regulation passed under this section or a Exemption by-law passed under section 82 of The Municipality of Met- R.S.O. 1970, ropolitan Toronto Act becomes effective, the rates of speed prescribed in subsection 1 do not apply to the highway or portion of the highway affected by the by-law or regulation.

(12) The speed limits prescribed under this section or any Fire depart regulation or by-law passed under this section do not apply to, and police

ment vehicles

(a) a motor vehicle of a municipal fire department while proceeding to a fire or responding to, but not returning from, a fire alarm or other emergency call; or

(b) a motor vehicle while used by a person in the lawful performance of his duties as a police officer.

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- (13) Every person who contravenes any of the provisions of this section or any by-law or regulation made under this section is guilty of an offence and on conviction is liable, where the rate of speed at which the motor vehicle was driven,
 - (a) is less than 20 kilometres per hour over the maximum speed limit, to a fine of \$1.25 for each kilometre per hour that the motor vehicle was driven over the maximum speed limit;
 - (b) is 20 kilometres per hour or more but less than 40 kilometres per hour over the maximum speed limit, to a fine of \$1.75 for each kilometre per hour that the motor vehicle was driven over the maximum speed limit;
 - (c) is 40 kilometres per hour or more but less than 60 kilometres per hour over the maximum speed limit, to a fine of \$2.50 for each kilometre per hour that the motor vehicle was driven over the maximum speed limit; and
 - (d) is 60 kilometres per hour or more over the maximum speed limit, to a fine of \$3.25 for each kilometre per hour that the motor vehicle was driven over the maximum speed limit.

Suspension of licence on conviction (14) Where a court or judge has convicted a person for a contravention of any provision of this section and has determined that the person convicted was driving at a rate of speed of 50 or more kilometres per hour greater than the maximum speed limit, he may suspend the driver's licence of such person for a period of not more than thirty days.

s. 82a. amended **15.** Section 82*a* of the said Act, as enacted by the Statutes of Ontario, 1977, chapter 19, section 4, is amended by striking out "subsection 2, 3, 4, 5, 6, 7 or 12 of" in the fourth and fifth lines.

s. 84. re-enacted **16.** Section 84 of the said Act, as amended by the Statutes of Ontario, 1977, chapter 19, section 5, is repealed and the following substituted therefor:

Territory without municipal organization 84.—(1) For the purpose of this Act, the Lieutenant Governor in Council may make regulations providing for the regulation and control of traffic on any highway or portion of a highway in territory without municipal organization where the highway is not under the jurisdiction and control of the Ministry.

175

- (2) With respect to a highway that is not under the jurisdiction Liability and control of the Ministry, no action shall be brought against the Crown for damages caused by any default of the Ministry in maintaining the signs regulating and controlling traffic in territories without municipal organization and the Crown is not liable for damages sustained by any person using a highway in territory without municipal organization.
- 17. Section 93 of the said Act is repealed and the following substituted s. 93, therefor:

93.—(1) In this section, "centre line" means,

Interpretation

- (a) in the case of a highway on which traffic is permitted to move in opposing directions, the marked line or median that divides traffic moving in opposing directions on the highway or, where there is no marked line or median, the centre of the roadway; and
- (b) in the case of a highway designated for the use of oneway traffic, the left curb or edge of the roadway.
- (2) Where a driver or operator of a vehicle intends to turn to the Turns; right into an intersecting highway, he shall, where the highway on intersection which he is driving has marked lanes for traffic, approach the intersection within the right-hand lane or, where it has no such marked lanes, by keeping immediately to the left of the right curb or edge of the roadway and he shall make the right turn by entering the right-hand lane of the intersecting highway where such lane is marked or, where no such lane is marked, by keeping immediately to the left of the right curb or edge of the roadway being entered.

(3) Notwithstanding subsection 2, where more than one lane of right, where a highway has been designated as a right-turn lane, the driver or lanes operator of a vehicle intending to turn to the right into an intersecting highway shall approach the intersection in one of such lanes and leave the intersection in the lane of the intersecting highway that corresponds to the lane from which the turn was commenced.

(4) No driver or operator of a vehicle in an intersection shall left, across turn left across the path of a vehicle approaching from the opposite approaching direction unless he has afforded a reasonable opportunity to the vehicle driver or operator of the approaching vehicle to avoid a collision.

(5) Where a driver or operator of a vehicle intends to turn to the left, at left into an intersecting highway, he shall, where the highway on which he is driving has marked lanes for traffic, approach the intersection within the left-hand lane provided for the use of

traffic moving in the direction in which his vehicle is proceeding or, where it has no such marked lanes, by keeping immediately to the right of the centre line of the highway and he shall make the left turn by entering the intersection to the right of the centre line or its extension and by leaving the intersection in the left-hand lane provided for the use of traffic moving in the direction in which his vehicle is proceeding where such lane is marked or, where no such lane is marked, by passing immediately to the right of the centre line of the intersecting highway.

left, where

(6) Notwithstanding subsection 5, where more than one lane of a highway has been designated as a left-turn lane, the driver or operator of a vehicle intending to turn to the left into an intersecting highway shall approach the intersection in one of such lanes and leave the intersection in the lane of the intersecting highway that corresponds to the lane from which the turn was commenced.

s. 101.

18. Section 101 of the said Act, as amended by the Statutes of Ontario, 1974, chapter 123, section 27, is further amended by inserting after "sections" in the first line "93".

s. 128a (1), re-enacted **19.** Subsection 1 of section 128*a* of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 19, section 19, is repealed and the following substituted therefor:

Prohibiting commercial vehicles in

- (1) The council of a municipality may by by-law prohibit the operation of,
 - (a) a commercial motor vehicle other than a bus; or
 - (b) any combination of a commercial motor vehicle and a towed vehicle,

that exceeds 6.5 metres in length, in the left lane of any highway under its jurisdiction that has three or more lanes for traffic in each direction and on which the maximum speed limit is 80 kilometres per hour or more.

s. 147. re-enacted **20.** Section 147 of the said Act, as amended by the Statutes of Ontario, 1975 (2nd Session), chapter 14, section 2 and 1976, chapter 37, section 18, is repealed and the following substituted therefor:

Vehicle owner may be convicted 147.—(1) Subject to subsection 2, the owner of a vehicle may be charged with and convicted of an offence under this Act or the regulations or any municipal by-law regulating traffic for which the driver of the vehicle is subject to be charged unless, at the time of the offence, the vehicle was in the possession of some person other than the owner without the owner's consent and on conviction the owner is liable to the penalty prescribed for the offence.

(2) The owner of a vehicle, except when he is also the driver, When shall not be convicted for a contravention of any of the provisions liable of subsection 3 or 6 of section 63a or of sections 82 to 114, 117, 120. 125 or 139 or any regulation or by-law made or passed thereunder or under subsection 8 of section 63a or of any of the provisions of any by-law passed under any Act regulating or prohibiting turns on a highway.

- 21. Section 152 of the said Act is amended by adding thereto the s. 152, amended following subsection:
 - (2) Notwithstanding subsection 1, every person, while a for pedestrian or a person in a wheel-chair, who contravenes any pedestrian offences provision of Part IX or any regulation made thereunder, is guilty of an offence and on conviction, where a penalty for the contravention is not otherwise provided for herein, is liable to a fine of not more than \$50.

- **22.**—(1) This Act, except sections 7, 9, 14, 15, 16, 17, 18 and 19, comes Commenceinto force on the day it receives Royal Assent.
 - (2) Sections 7, 14, 15, 16 and 19 come into force on the 1st day of Idem September, 1980.
 - (3) Sections 9, 17 and 18 come into force on a day to be named by Idem proclamation of the Lieutenant Governor.
- 23. The short title of this Act is The Highway Traffic Amendment Act, Short title 1980.



CHAPTER 38

An Act to amend The Regional Municipality of Ottawa-Carleton Act

Assented to June 19th, 1980

TER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as llows:

- 1.—(1) Subsection 1 of section 4 of *The Regional Municipality of* s. 4 (1), Ottawa-Carleton Act, being chapter 407 of the Revised Statutes of Ontario, 1970, as amended by the Statutes of Ontario, 1973, chapter 138, section 2 and 1979, chapter 81, section 2, is repealed and the following substituted therefor:
 - (1) On and after the 1st day of December, 1980, the Regional Composition Council shall consist of thirty-three members composed of a Regional Council Council
 - (a) the head of council of each area municipality;
 - (b) fifteen members of council from the City of Ottawa being the remainder of the council of the City;
 - (c) the member of council of the City of Vanier elected by general vote who at the general municipal election next preceding the day the Regional Council is organized in any year received the highest number of votes or, if no member was elected by general vote, then a member appointed by the council of the City of Vanier;
 - (d) two members of the council of the Township of Gloucester elected by general vote who at the general municipal election next preceding the day the Regional Council is organized in any year received the highest number of votes, and in the event that either or both of such members decline to accept membership on the Regional Council, the members of the council of the township receiving the next highest number of votes in declining order shall be entitled to be a member or members of the Regional Council; and

(e) three members of the council of the City of Nepean who have been elected by general vote as members of the Regional Council and of the council of such area municipality.

s s (dg), (Cpealch (2) Subsection 1a of the said section 4, as enacted by the Statutes of Ontario, 1979, chapter 81, section 2, is repealed.

s y re-knacted 2. Section 6 of the said Act is repealed and the following substituted therefor:

Abolition of deputy reeve

6. No area municipality which has or is entitled to have a deputy reeve shall, notwithstanding the provisions of any Act, have a deputy reeve on or after the 1st day of December, 1980.

s. 18 (1), re-enacted

3. Subsection 1 of section 18 of the said Act, as re-enacted by the Statutes of Ontario, 1979, chapter 81, section 4, is repealed and the following substituted therefor:

Application R.S.O. 1970, c. 284

(1) Sections 192, 193, 195, 197, 198, 259, 281 to 286, 388, 389, 389*a* to 389*e*, 390, 390*a* and 390*b* of *The Municipal Act* apply with necessary modifications to the Regional Corporation.

t 150(8).

4. Subsection 8 of section 45 of the said Act is repealed and the following substituted therefor:

Consolidating

(8) Subject to the approval of the Lieutenant Governor in Council, the Regional Council shall, from time to time, pass a by-law consolidating all by-laws relating to the regional road system.

s. 57a.

5. The said Act is amended by adding thereto the following section:

Agreements respecting buildings, etc., above or beneath regional roads 57a.—(1) The Regional Council may by by-law authorize agreements between the Regional Corporation and the owners or lessees of land abutting on a highway under the jurisdiction and control of the Regional Corporation for the construction, maintenance and use of buildings, structures or parts thereof, over, across or under the highway upon such terms and conditions as may be agreed and for leasing or licensing the use of the air space over the highway or the lands under the highway to such persons and for such consideration and upon such terms and conditions as may be agreed.

Approval of Minister of Transportation and Communications R.S.O. 1970, c. 201 (2) An agreement made under subsection 1 that affects a highway or a highway right of way that is a connecting link, within the meaning of section 19 of *The Public Transportation and Highway Improvement Act*, shall have no effect until approved by the Minister of Transportation and Communications.

- **6.** Subsection 7 of section 67b of the said Act, as enacted by the Statutes s. 67b (7). of Ontario, 1972, chapter 126, section 14, is repealed and the following substituted therefor:
 - (7) The Commission shall fix such fares as it considers proper Fares for the use of its passenger transport system and may provide for different levels of fares when a fare is paid to an employee of the Commission on designated vehicles of the Commission.
- **7.** Clause i of subsection 4 of section 67c of the said Act, as enacted by 8. 67c (4) (i). the Statutes of Ontario, 1972, chapter 126, section 14, is repealed and the following substituted therefor:
 - (i) make regulations governing, regulating and controlling regulations the conduct of persons on any vehicle or in or upon any land or structure used for or in connection with passenger transport, including requiring the production of proof of fare payment upon the request of any employee of the Commission.
- **8.** The said Act is further amended by adding thereto the following s. 67ea; section:

67ea. Any employee of the Commission may request any per-Removal of son travelling on the passenger transit system to leave the transit from transit vehicle and may use reasonable force to effect the departure of vehicle such person from the vehicle if the employee has reason to believe that such person does not hold a valid bus pass and has not paid the proper fare.

9. Subsection 2 of section 79 of the said Act is repealed.

5. 79 (2). repealed

- 10. Subsection 2 of section 92 of the said Act, as re-enacted by the 8. 92 (2), Statutes of Ontario, 1972, chapter 126, section 17, is repealed and the following substituted therefor:
 - (2) The Regional Council shall ascertain and by by-law direct Apportion what portion, expressed in dollars and as a percentage, of the sum mentioned in subsection 1 shall be levied against and in each area municipality.
- 11. The said Act is further amended by adding thereto the following s. 92b. section:
 - 92b.—(1) Notwithstanding subsection 3 of section 92 and Alternative Ontario Regulation 167/80, where the Regional Council is of the opinion that a percentage share as determined by the application of subsection 3 of section 92 is not just and equitable, it may in the by-law passed under subsection 2 of section 92 make an apportionment for Regional purposes that is just and equitable and such by-law shall have appended thereto as a schedule a statement of the apportionment, expressed in dollars and as a percentage, that

apportionment

would have been made among the area municipalities but for the application of this section.

x =po co la lice co s co a scoso -po litt (2) Where the Regional Council makes an apportionment under subsection 1, the clerk of the Regional Corporation shall within ten days forward a copy of the by-law to each area municipality.

Appeal to

(3) An area municipality that is not satisfied with the by-law passed under subsection 1 may appeal to the Municipal Board within thirty days of the passing of the by-law by giving notice in writing, by registered mail, to the Municipal Board, the clerk of the Regional Municipality, and every other area municipality.

O.M.B.

(4) Upon receipt of the notice of appeal under subsection 3, the Municipal Board shall arrange a time and place for hearing the appeal and shall send a notice thereof by registered mail to all parties concerned in the appeal at least fourteen days before the hearing and shall hear and dispose of the appeal.

Vinterments

- (5) Where, as a result of a decision of the Municipal Board under subsection 4, there is an adjustment required to be made, the Regional Council shall forthwith amend the by-law passed under subsection 2 of section 92 so as to make the apportionment among the area municipalities according to the percentage shares as revised by the Municipal Board, and,
 - (a) where the share levied against an area municipality is thereby increased, the treasurer of the area municipality shall pay the amount of the increase to the treasurer of the Regional Corporation; and
 - (b) where the share levied against an area municipality is thereby decreased, the treasurer of the area municipality shall be liable to pay the treasurer of the Regional Corporation only the reduced levy or, if the original levy has been paid by the area municipality, the treasurer of the Regional Corporation shall pay the amount of the decrease to the treasurer of the area municipality.

s. 100. amended 12. Section 100 of the said Act, as amended by the Statutes of Ontario, 1972, chapter 126, section 19, 1976, chapter 43, section 9 and 1976, chapter 70, section 4, is further amended by adding thereto the following subsection:

Premium on foreign currency (19a) Where a by-law passed under this section provides that the debentures are payable in a currency described in clause b, c or d of subsection 18, the by-law may provide that any portion of the premium which may be received on the currency in which the debentures are payable that is not required to pay the cost of the work authorized under the by-law and charges incidental thereto

shall be set aside in a reserve fund to be used to pay the premium on the annual payments of principal and interest on the debentures issued under the by-law.

13. The said Act is further amended by adding thereto the following stated enacted section:

141.—(1) In this section,

Interpre-

- (a) "benefit area" means a regional convention centre benefit area established under subsection 7; and
- (b) "regional convention centre" means the lands, structures and facilities, including auditoriums, eating establishments and parking garages, designated by the Regional Council under subsection 2.
- (2) The Regional Council may designate and establish a region-Designation al convention centre and for such purpose the Regional Corpora-establishtion may,

ment of regional convention

- (a) acquire, lease and use land;
- (b) erect, maintain and operate structures and facilities; and
- (c) borrow money by the issue of debentures.
- (3) The Regional Council may by by-law establish a board of Board of management for the regional convention centre and appoint to the management board such number of persons, each of whom is qualified to hold office as a member of the council of an area municipality, as the Regional Council considers appropriate.
- (4) Members of the board of management shall hold office at Term of the pleasure of the Regional Council and, unless sooner removed, shall hold office until the expiration of the term of office of the members of the Regional Council that appointed them and until their successors are appointed and are eligible for reappointment.
- (5) Where a member of the board of management is removed Filling of from office before the expiration of his term, the Regional Council may appoint another eligible person for the unexpired portion of his term.
- (6) Subject to the provisions of this section, the board of man-Powers of agement shall exercise such powers and be subject to such limita-management tions as the Regional Council may by by-law from time to time provide.
 - (7) The Regional Council may by by-law,

- (a) define one or more parts of the Regional Area as a regional convention centre benefit area that in the opinion of the Council derive special benefit from the operation of the regional convention centre;
- (b) from time to time alter any benefit area when, in the opinion of the Regional Council, a part or parts of the Regional Area not included in the benefit area derive a special benefit from the operation of the regional convention centre or when, in the opinion of the Regional Council, a part or parts of the benefit area no longer derive a special benefit; and
- (c) in each year establish a rate or rates to be levied against the rateable properties in a benefit area sufficient to repay all or a part of any capital debt payable in the year and to meet all or a part of any operating deficit arising from the operation of the regional convention centre in the immediately preceding year.

s citile

(8) A by-law passed under clause c of subsection 7 shall have appended thereto a schedule establishing the amount to be levied against each parcel of land in the benefit area.

Apportionment (9) The amount chargeable to lands in a benefit area shall be equitably apportioned among all the parcels in accordance with the benefits accruing to a parcel from the establishment of the regional convention centre or in the proportion that the assessment of each parcel bears to the total assessment of the parcels in the benefit area.

Approval of

(10) A by-law passed under clause a, b or c of subsection 7 shall have no force or effect until approved by the Municipal Board.

Collection of rates

(11) Where the Regional Council passes a by-law under clause ϵ of subsection 7, the Regional Council may direct the treasurer of the area municipality in which are situate the lands benefitted to add the amounts to the collector's roll and to collect the amounts in the same manner as municipal taxes, and any moneys collected pursuant to this subsection shall be paid over to the treasurer of the Regional Corporation.

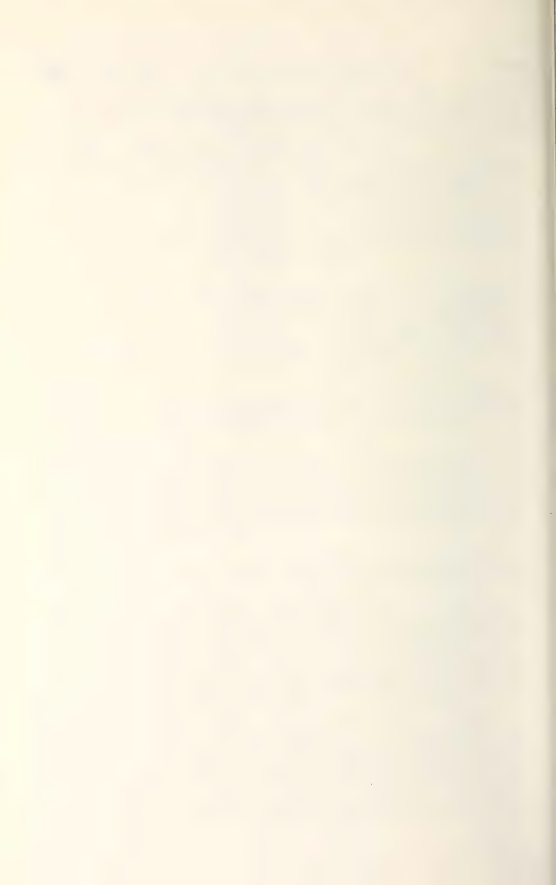
Management agreement

(12) The Regional Corporation and an area municipality may enter into one or more agreements for the management of the regional convention centre upon such terms and conditions as may be agreed upon, including provisions whereby any deficit arising from the operation of the regional convention centre or the repayment of debt in respect thereof shall be the responsibility of the area municipality and, where such an agreement is in effect, subsections 3, 4, 5, 6, 7, 8, 9, 10 and 11 apply with necessary modifications to the council of the area municipality.

14. This Act comes into force on the day it receives Royal Assent.

Commencement

15. The short title of this Act is *The Regional Municipality of Ottawa*- Short title Carleton Amendment Act, 1980.



CHAPTER 39

An Act to amend The Municipality of Metropolitan Toronto Act

Assented to June 19th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Subsection 1 of section 5 of *The Municipality of Metropolitan* ^{8, 5} (1). *Toronto Act*, being chapter 295 of the Revised Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1974, chapter 42, section 1, is repealed and the following substituted therefor:
 - (1) On and after the 1st day of December, 1980, the area Metropolitan Council municipalities are entitled to the following membership on the membership Metropolitan Council:

the Borough of East York — 2 members

the Borough of Etobicoke — 5 members

the City of North York — 10 members

the Borough of Scarborough — 7 members

the City of Toronto — 12 members

the Borough of York — 3 members

2. The said Act is amended by adding thereto the following section: s. 12a,

12a.—(1) The Metropolitan Council may by by-law authorize Sale of the Executive Committee for such period or periods of time and land upon such terms and conditions as the by-law specifies to sell land which the Metropolitan Council has declared to be no longer required for the purposes of the Metropolitan Corporation.

- (2) Section 338 of *The Municipal Act* applies with necessary Application of modifications to the Executive Committee in the exercise of an c. 284, s. 338 authority provided for in subsection 1.
- (3) The Executive Committee shall report each sale made Report under subsection 1 to the Metropolitan Council not later than the

second regular meeting of the Metropolitan Council next following the closing of each sale.

e 11 co re-concred 3. Subsection 1 of section 17 of the said Act, as re-enacted by the Statutes of Ontario, 1979, chapter 64, section 1, is repealed and the following substituted therefor:

Application of R S O 1970.

(1) Sections 192, 193, 195, 197, 198, 201, subsection 1 of section 224, sections 243, 259, 281 to 286, 349, 350, paragraphs 66 and 67 of section 352, and sections 388, 389, 389*a* to 389*e*, 390, 390*a*, 390*b* and 391 of *The Municipal Act* apply with necessary modifications to the Metropolitan Corporation.

s. 65a, enacted **4.** The said Act is further amended by adding thereto the following section:

Provincts from industrial waste, etc.

- 65a.—(1) The Metropolitan Corporation may erect, maintain and operate buildings, structures, machinery or equipment for the purpose of recovering, manufacturing, producing, supplying, selling or distributing from domestic or industrial sewage or waste any product, resource, commodity, electrical power or energy, hot water or steam, and for such purposes may,
 - (a) enter into agreements with any person;
 - (b) carry on investigations, experiments, research or development;
 - (c) construct and maintain pipes, apparatus, and equipment on, over, under or across any highway or private property with the consent of the owner of such private property; and
 - (d) acquire any patent or licence or any interest in any patent or licence, or dispose of any patent or licence by sale or otherwise.

R.S.O. 1970, c. 289, not to apply (2) The Municipal Franchises Act does not apply to any act of the Metropolitan Corporation under this section.

5. 96, amended **5.** Section 96 of the said Act, as re-enacted by the Statutes of Ontario, 1974, chapter 42, section 6 and amended by 1975, chapter 22, section 2, is further amended by adding thereto the following subsection:

Authorization to Executive Committee (2a) For the purposes of giving notice under subsection 2, the Metropolitan Council may by by-law authorize the Executive Committee, for such period of time as the by-law specifies, to exercise the powers of the Metropolitan Council, but no such notice is valid unless confirmed at the next regular meeting of the Metropolitan Council.

6. Subsection 2 of section 157 of the said Act is repealed.

s. 157 (2), repealed

7. Section 158 of the said Act is repealed and the following substituted s. 158, therefor:

158. The Metropolitan Corporation is liable for the mainten-Liability ance of indigent persons in nursing homes awaiting accommoda-indigent tion in a home for the aged of the Metropolitan Corporation from persons the day admission to such home for the aged has been authorized accommodation by the committee of management thereof.

in home for the aged

8. Subsection 1 of section 173 of the said Act is amended by adding s. 173 (1), thereto the following clause:

amended

- (e) provide a public education program to give instruction in and disseminate information in respect of emergency first aid and basic life support techniques and charge a fee for the program provided.
- 9. The said Act is further amended by adding thereto the following s. 221, section:
 - 221.—(1) Notwithstanding any other provisions in this Act or Agreement any other general or special Act, when the Municipal Board has issue and authorized the borrowing of money and the issue of debentures by sale of debentures the Metropolitan Corporation for its purposes or for the purposes of any area municipality or board of education, the Metropolitan Council may by by-law authorize the chairman and treasurer subject to such terms and conditions as the by-law specifies to enter into an agreement or agreements, upon such terms and conditions including price or prices as the chairman and the treasurer consider expedient, with any person or persons at any time in the year in which the by-law is passed for the issue and sale of debentures.

(2) A by-law passed under subsection 1 shall set out the Maximum maximum amount of money which may be raised by the issue and amount of money sale of debentures under such by-law.

(3) Where an agreement has been entered into in accordance Report with subsection 1, the treasurer shall report the terms of the agreement to the Metropolitan Council not later than the second regular council meeting next following the entering into of the agreement.

(4) Where the chairman and treasurer have entered into an Passage of agreement or agreements authorized under subsection 1, the Metropolitan Council shall pass all necessary money by-laws in accordance with section 223 and with such agreement or agreements.

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10. This Act comes into force on the day it receives Royal Assent.

Shirt fills

11. The short title of this Act is The Municipality of Metropolitan Toronto Amendment Act, 1980.

CHAPTER 40

An Act to provide for Municipal Hydro-Electric Service in certain area municipalities in The Regional Municipality of Ottawa-Carleton

Assented to June 19th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Interpre-

- (a) "accumulated net retail equity" means the portion of equity accumulated through debt retirement appropriations recorded for the Rural Power District relating to Ontario Hydro's rural retail system plus the portion of the balance recorded for customers in the Stabilization of Rates and Contingencies Account, in the books of Ontario Hydro;
- (b) "area municipality" means the municipality or corporation of the Township of Cumberland, the Township of Goulbourn or the City of Kanata;
- (c) "Minister" means the Minister of Intergovernmental Affairs;
- (d) "municipal commission" means a hydro-electric commission or public utilities commission entrusted with the control and management of works for the retail distribution and supply of power in the whole or any part of an area municipality immediately before the coming into force of this Act and established or deemed to be established under Part III of *The Public Utilities Act*;

R.S.O.1970.

- (e) "power" means electrical power and includes electrical energy;
- (f) "regulations" means the regulations made under this Act;
- (g) "retail", when used in relation to the distribution and supply of power, refers to the distribution and supply of

power at voltages less than 50 kilovolts, but does not refer to works located within a transformer station that transform power from voltages greater than 50 kilovolts to voltages less than 50 kilovolts.

Longmostops (ablished 2.—(1) On the day this Act comes into force, a hydro-electric commission for each of the Township of Goulbourn and the City of Kanata is hereby established.

Viij in alium II R S O. 1970, (2) Each commission established by subsection 1 shall be deemed to be a commission established under Part III of *The Public Utilities Act* and a municipal commission within the meaning of *The Power Corporation Act*.

Names of commissions

- (3) Each commission established by subsection 1 shall be known by the name set out below that relates to the area municipality in respect of which the commission is established:
 - 1. Goulbourn Hydro-Electric Commission.
 - 2. Kanata Hydro-Electric Commission.

Composition

1977, c. 62

(4) Each commission established by subsection 1 shall consist of the mayor of the area municipality in respect of which the commission is established and additional members who are qualified electors under *The Municipal Elections Act*, 1977 in the area municipality.

When area municipality may determine size of

(5) Except as otherwise provided in this Act, the council of each area municipality shall determine by by-law whether the number of additional members of the commission established by subsection 1 in respect of the area municipality shall be two or four.

First commission, Goulbourn

- (6) For the term expiring with the 30th day of November, 1982, the Goulbourn Hydro-Electric Commission established by subsection 1 shall consist of the mayor of the Township of Goulbourn and the following additional members who shall be appointed by the council of the Township of Goulbourn:
 - 1. Two members of the Hydro-Electric Commission of the Village of Richmond as it existed immediately before the coming into force of this Act.
 - 2. Two persons who reside outside the part of the Township of Goulbourn supplied with power by a municipal commission immediately before the coming into force of this Act.

First commission, Kanata

(7) For the term expiring with the 30th day of November 1982, the Kanata Hydro-Electric Commission established by subsection

1 shall consist of the mayor of the City of Kanata and four additional members who shall be appointed by the council of the City of Kanata.

(8) Where this section provides that one or more members of a Additional municipal commission are to be additional members for a term of first specified by this section and the number of such members who are commission qualified electors under The Municipal Elections Act, 1977 is less 1977, c. 62 than the required number of additional members, the council of the area municipality in respect of which the commission was established under subsection 1 shall appoint an additional member or additional members so that there will be the required number of additional members of the corporation.

(9) For terms commencing after the 30th day of November, Additional 1982, the additional members of each commission established by subsequent subsection 1 shall be elected by a general vote of the electors of the commissions area municipality served by the commission, unless before the 1st day of July, 1982 the council of the area municipality provides by by-law that the additional members shall be appointed by the council.

(10) Members of the council of the area municipality served by Eligibility a commission established by subsection 1 may be members of the of council commission, but the members of the council shall not form a majority of the commission.

(11) Subject to subsections 6 and 7, a member of a commission Term of established by subsection 1 shall hold office for the same term as the members of council or until his successor is elected or appointed.

(12) The council of an area municipality served by a commis- Delegates sion established by subsection 1 may, by by-law passed with the written consent of the mayor, appoint a delegate from among the members of the council to represent the mayor on the commission.

(13) A resignation from the council of an area municipality of a Resignations member of the council who is a member of a commission established by subsection 1 shall be deemed to be a resignation from both the council and the commission.

(14) The salaries of the members of the commissions estab- Salaries lished by subsection 1 for the term expiring with the 30th day of November, 1982 shall be fixed on or before the 1st day of October, 1980 in an amount that does not exceed the highest salary paid to members of the municipal commissions operating in the Regional Area within the meaning of The Regional Municipality of Ottawa- R.S.O. 1970. Carleton Act on the 1st day of January, 1980.

Power of community of the R S O 1970

3.—(1) Except as herein provided, all the powers, rights, authorities and privileges that are conferred by *The Public Utilities Act* on a municipal corporation with respect to power shall, on and after the 1st day of January, 1981, be exercised on behalf of each area municipality by the commission established by section 2 in respect of the area municipality and not by the council of any municipality or any other person.

Right to distribute and supply power (2) Subject to sections 5 and 6, on and after the 1st day of January, 1981, each commission established by section 2 has the sole right to distribute and supply power within the area municipality in respect of which it is established.

Sub-isting contracts

- R > () (970).
- (3) The right of a commission established by section 2 to distribute and supply power is subject to any subsisting contracts for the supply of power made under section 70 of *The Power Corporation Act*.

Contract with Ontario Hydro (4) A commission established by section 2 may contract with Ontario Hydro without electoral assent or other approval or authorization for the transmission and supply to the commission of power to be distributed and sold in the area municipality served by the commission.

Lilenn

- R.S.O. 1970,
- (5) A contract under subsection 4 shall be deemed to be an agreement within the meaning of clause *s* of subsection 2 of section 293 of *The Municipal Act*.

Application of R.S.O. 1970,

(6) Except where inconsistent with the provisions of this Act, the provisions of *The Power Corporation Act* applicable to a municipal corporation that has entered into a contract with Ontario Hydro for the distribution and supply of power to the municipal corporation apply to the commissions established by section 2.

Latomers

(7) With the consent of a commission established by section 2, Ontario Hydro may distribute and supply power directly to customers in the area municipality in respect of which the commission is established.

Establishment of commission by hy-law in Combediand 4.—(1) The council of the Township of Cumberland, with the consent of Ontario Hydro, may establish by by-law a hydro-electric commission for the Township of Cumberland and, commencing on the date that the council shall specify in the by-law, the commission shall distribute and supply power in all of the Township of Cumberland.

Name of commission

(2) The commission established under subsection 1 shall be known as the Cumberland Hydro-Electric Commission.

(3) The Commission established under subsection 1,

Composition

(a) shall be deemed to be a commission established under Part III of The Public Utilities Act and a municipal R.S.O. 1970, commission within the meaning of The Power Corporation Act: and

(b) shall consist of the mayor of the Township of Cumberland and additional members who are qualified electors under The Municipal Elections Act, 1977 in the 1977, c. 62 Township of Cumberland.

(4) The council of the Township of Cumberland shall appoint First the first additional members of the commission established under members subsection 1.

(5) For terms after the first term, the additional members of the Subsequent commission shall be elected by a general vote of the electors of the members area municipality unless, before the completion of the first term of office of the members of the commission, the council of the Township of Cumberland provides by by-law that the additional members shall be appointed by the council.

(6) Upon the establishment of a commission under subsection Application 1,

of other sections of Act

- (a) subsections 5, 10, 11, 12 and 13 of section 2, section 3, subsection 2 of section 6 and sections 8 to 12 shall apply with necessary modifications and, for the purpose, the dates mentioned therein shall be deemed to be the dates that shall be specified in the by-law mentioned in subsection 1; and
- (b) the commission, for the purposes of clause a, shall be deemed to be a commission established by section 2.
- (7) Until such time as the power conferred by subsection 1 has Review of been exercised,

and supply

- (a) the council of the Township of Cumberland shall review the distribution and supply of power within the area municipality at least once in every three years, and shall determine by resolution whether or not it is financially feasible to exercise the power conferred by subsection 1; and
- (b) where the council determines as provided in clause a that it is financially feasible, the council shall exercise the power conferred by subsection 1.

Supply of force of all areas of maniel raility of Guntlaures

- **5.**—(1) The council of the Township of Goulbourn, with the consent of Ontario Hydro and without the assent of the municipal electors, by by-law,
 - (a) may direct the commission established by section 2 in respect of the municipality to commence on a day specified by the by-law the distribution and supply of power in all areas of the municipality and on the specified day sections 8 and 12 shall apply with necessary modifications to the assets and employees of Ontario Hydro in the municipality; or
 - (b) may dissolve the commission established by section 2 in respect of the municipality on a day specified by the by-law and on the specified day,
 - (i) all assets under the control and management of and all liabilities of the commission, and all debentures issued in respect of the distribution and supply of power in the municipality are, without compensation, assets and liabilities of Ontario Hydro, and
 - (ii) Ontario Hydro shall commence to distribute and supply power in all areas of the municipality.

Review of distribution and supply of power

- (2) Until such time as the power conferred by subsection 1 has been exercised,
 - (a) the council of the Township of Goulbourn shall review the distribution and supply of power within the area municipality at least once in every three years and shall determine by resolution whether or not it is financially feasible to exercise the power conferred by subsection 1; and
 - (b) where the council of the Township of Goulbourn determines as provided in clause a that it is financially feasible for the commission established under section 2 in respect of the area municipality to distribute and supply power in the entire area municipality, the council, subject to the approval of Ontario Hydro, shall exercise the power conferred by subsection 1.

Where Ontario Hydro to distribute and supply **6.**—(1) Ontario Hydro shall continue to distribute and supply power in those areas of the townships of Cumberland and Goulbourn that Ontario Hydro served immediately before the coming into force of this Act.

(2) The duty of Ontario Hydro under subsection 1 to distribute Termination and supply power in an area municipality is terminated, on the distribute date specified in the by-law, by a by-law passed with the consent and supply power of Ontario Hydro by the council of the area municipality under subsection 1 of section 4 or clause a of subsection 1 of section 5.

(3) Sections 8 and 12 do not apply in respect of the assets and Assets employees of Ontario Hydro in an area municipality mentioned in employees subsection 1 until the passing of the by-law referred to in subsection 2

7.—(1) On the 1st day of January, 1981, all assets under the Transfer of control and management of and all liabilities of the municipal liabilities commissions in each area municipality are, without compensation, assets under the control and management of and liabilities of the commission established by section 2 in respect of the area municipality.

(2) Any of the assets, powers and responsibilities of the munici- Transitional pal commissions in an area municipality that pertain to the distribution and supply of power in the area municipality may be transferred by agreement before the 1st day of January, 1981 to the commission established by section 2 in respect of the area municipality.

(3) Notwithstanding subsection 1, the Kanata Hydro-Electric Purchase Commission established by section 2 shall purchase from The kanata Hydro-Electric Commission of the City of Nepean and The Hydro-Electric Hydro-Electric Commission of the City of Nepean shall sell to the Commission Kanata Hydro-Electric Commission established by section 2 the assets pertaining to the retail distribution and supply of power in that portion of the City of Kanata supplied with power by The Hydro-Electric Commission of the City of Nepean immediately before the coming into force of this Act, and the purchase price shall be equal to the original cost of the assets less the sum of,

- (a) the accumulated net retail equity of the customers supplied with power through the assets; and
- (b) the accumulated depreciation associated with the assets.
- 8.—(1) On or before the 1st day of January, 1981, each com-Purchase mission established by section 2 shall purchase, on behalf of the distribution area municipality served by the commission, and Ontario Hydro facilities from shall sell to the commission, the assets and liabilities of Ontario Ontario Hydro that pertain to the distribution and supply of power at retail Hydro in the area municipality.

(2) The purchases mentioned in subsection 1 shall include Leased equipment leased by Ontario Hydro to retail customers in the area

municipalities for the use of power supplied to the retail customers.

Promos

- (3) The purchase price shall be determined in accordance with the regulations and shall be equal to the original cost of the assets less the sum of.
 - (a) the accumulated net retail equity of the customers supplied with power through the assets; and
 - (b) the accumulated depreciation associated with the assets.

Interpre-

- 9.—(1) In this section, "parties" means,
 - (a) in the case of subsection 3 of section 7, the Kanata Hydro-Electric Commission established by section 2 and The Hydro-Electric Commission of the City of Nepean; and
 - (b) in the case of section 8, Ontario Hydro and, in each case, the commission established by section 2.

Where price to be determined by arbitration (2) If the purchase price under subsection 3 of section 7 or section 8 is not determined before the 1st day of January, 1982, either of the parties at any time thereafter may request that the purchase price be determined by a single arbitrator agreed on by the parties.

Application R.S.O. 1970, c. 25

(3) The Arbitrations Act applies where a request is made under subsection 2.

Vesting of real property

10.—(1) All real property transferred by section 7 to the control and management of a commission established by section 2 or otherwise acquired by or for the commission shall be held by the commission in trust for the area municipality served by the commission.

Importion or mal progent

- (2) Where a commission established by section 2 is of the opinion, and so declares by resolution, that any real property under its control and management is not required for its purposes, unless otherwise agreed upon by the commission and the area municipality served by the commission, the real property may be disposed of as follows:
 - 1. In the event that the area municipality served by the commission wishes in good faith to use the real property for a municipal purpose, it shall compensate the commission for the real property at its actual cost, less accrued depreciation as shown on the books of the commission or the assessed value of the real property,

whichever is the greater, and when the municipality in good faith no longer wishes to use the real property for a municipal purpose, the area municipality may sell, lease or otherwise dispose of the real property without the assent of Ontario Hydro and may retain the proceeds of the sale, lease or disposition as municipal funds.

2. In the event that the municipality served by the commission does not wish to use the real property in accordance with paragraph 1, the commission shall, as soon as practicable, sell, lease or otherwise dipose of the real property at fair market value on behalf of the municipality and the net proceeds derived from the sale, lease or other disposition of the real property or the compensation paid therefor under this subsection shall be received by the commission and shall be applied in accordance with The Public Utilities Act.

R.S.O. 1970. c. 390

11. Except as otherwise provided in this Act, sections 96 to Borrowing 117 of The Regional Municipality of Ottawa-Carleton Act apply, R.S.O. 1970, with necessary modifications, to any borrowing for the purposes of a commission established by section 2.

12.—(1) In this section, "transfer date", when used in respect Interpreof an employee of a municipal commission or Ontario Hydro, means the date on which a commission established by section 2 assumes liability for the payment of the wages or salary of the employee.

(2) On or before the 31st day of December, 1980, Ontario Transfer Hydro and each municipal commission that supplied power in an employees area municipality immediately before the coming into force of this Act shall designate those of their full-time employees who were employed in the distribution and supply of power in an area municipality on the 1st day of January, 1980, and who continued such employment until the 31st day of December, 1980 or until their transfer dates, as the case may be, and each commission established by section 2 shall offer employment to the employees designated in respect of the area municipality served by the commission.

(3) A person who accepts employment under this section is Wages or entitled to receive, for a period of one year commencing on the transfer date, a wage or salary not less than the wage or salary he was receiving on the day nine months before the transfer date.

(4) Each commission established by section 2 shall be deemed Particito have elected to participate in the Ontario Municipal Employees O.M.E.R.S. Retirement System on the day this Act comes into force, and a person who accepts employment under this section shall be

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deemed to continue or to become a member of the System, as the case requires, on his transfer date, and *The Ontario Municipal Employees Retirement System Act* applies to such person as a member of the System.

nemary nemary (5) When a person who accepts employment under this section with a commission established by section 2 is entitled immediately before this transfer date to the benefit of a supplementary agreement between the Ontario Municipal Employees Retirement Board and a municipal commission that, immediately before the coming into force of this Act, supplied power in an area municipality mentioned in subsection 1 of section 2, the commission established by section 2 shall assume, in respect of the person, all rights and obligations under the supplementary agreement as if the commission had been a party to the agreement in the place of the municipal commission.

Transfer of pension credits from Ontario Hydro Plan (6) Where a person who accepts employment under this section is a contributor to The Pension and Insurance Fund of Ontario Hydro immediately before his transfer date, the present value of the pension earned by the person in The Pension and Insurance Fund of Ontario Hydro at the transfer date or the contributions of the person in the Fund with interest accumulated and credited to the person in the Fund, whichever is the greater, shall be transferred to the Ontario Municipal Employees Retirement Fund and the person shall be given credit in the Ontario Municipal Employees Retirement System for a period of service equal to the period of service for which he was given credit in The Ontario Hydro Pension and Insurance Plan.

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- (7) Notwithstanding subsection 4, a person who accepts employment under this section with a commission established by section 2 and who,
 - (a) was employed by Ontario Hydro immediately before his transfer date; and
 - (b) continues in the employment of a municipal hydro-electric commission until he or his beneficiary becomes entitled to a pension benefit,

is entitled to at least the pension benefit he would have been entitled to under The Ontario Hydro Pension and Insurance Plan if his years of continuous service with the commission had been additional years of continuous service with Ontario Hydro and if there had been no change in the Plan after the 31st day of December, 1980, calculated on the basis of the wage or salary paid to the person by Ontario Hydro and the commission, and the cost, if any, of the pension benefit over the cost of the pension benefit to which the person is entitled under subsection 4 shall be apportioned and paid as provided by the regulations.

(8) A person who accepts employment under this section is Group life entitled as a term of his employment to continue as a member of insurance the group life insurance plan in which he was a member with his former employer until the effective date of a common group life insurance plan covering all eligible employees of his new employer.

(9) On or before the 31st day of December, 1982, each commis-Idem sion established by section 2 shall provide a common group life insurance plan covering all of the eligible employees of the commission, and the plan shall provide to any person accepting employment under this section, by option or otherwise, insurance coverage not inferior to the insurance coverage to which the person was entitled immediately before his transfer date.

(10) A person who accepts employment under this section shall Sick leave continue to enjoy the rights and benefits of sick leave entitlements or sick leave insurance provided by his former employer immediately before the transfer date until the new employer establishes a sick leave entitlement plan or sick leave insurance plan, and thereupon the person shall receive allowance or credit for any accrued sick leave rights or benefits.

(11) Each commission established by section 2 shall continue Life the provision of life insurance to pensioners formerly employed by provided a municipal commission in the distribution and supply of power in to pensioners the area municipality served by the commission established by section 2.

(12) Nothing in this section prevents an employer from ter-Termination minating the employment of an employee for cause.

(13) Where, in the opinion of the Minister, a person who is Special designated or who accepts employment under this section experistances ences any difficulty or hardship with regard to life insurance benefits, pension rights, pension benefits or sick leave rights or benefits, the Minister by order may do anything necessary to remedy or alleviate such difficulty or hardship.

13. For the purposes of section 123 f of The Regional Munici- Dissolution pality of Ottawa-Carleton Act, the 1st day of January, 1981 shall Hydrobe deemed to be the date designated by the Minister and on that Electric Commission date the Hydro-Electric Commission of the Village of Richmond is of dissolved, any by-laws establishing it shall be deemed to be Richmond repealed and the assent of the municipal electors is not required.

R.S.O 1970,

- 14. The Lieutenant Governor in Council may make regula- Regulations tions.
 - (a) for the purpose of subsection 3 of section 7 or subsection 3 of section 8 in respect of,

- (i) the method of determining the original cost of the assets or of any asset or of any part of any asset,
- (ii) the allocation of the original cost of the assets or of any asset or of any part of any asset,
- (iii) the method of determining the amount of any component of the accumulated net retail equity,
- (iv) the allocation of the accumulated net retail equity or any component of the accumulated net retail equity,
- (v) the method of calculating accumulated depreciation of any component of accumulated depreciation,
- (vi) the allocation of accumulated depreciation or any component of accumulated depreciation,
- (vii) the method of payment of the price of the assets;
- (b) for the purposes of subsection 7 of section 12 in respect of the apportionment of the excess cost of any benefit referred to in the subsection and the payment of the excess cost or any part thereof.

Commenceno of 15. This Act comes into force on the day it receives Royal Assent.

Short title

16. The short title of this Act is *The Ottawa-Carleton Municipal Hydro-Electric Service Act*, 1980.

Chap. 41

CHAPTER 41

An Act to provide for Municipal Hydro-Electric Service in The Regional Municipality of Hamilton-Wentworth

Assented to June 19th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Interpre-

- (a) "accumulated net retail equity" means the portion of equity accumulated through debt retirement appropriations recorded for the Rural Power District relating to Ontario Hydro's rural retail system plus the portion of the balance recorded for customers in the Stabilization of Rates and Contingencies Account, in the books of Ontario Hydro;
- (b) "area municipality" means the municipality or corporation of the Town of Ancaster, the Town of Dundas, the Town of Stoney Creek, the Township of Flamborough and the Township of Glanbrook;
- (c) "Minister" means the Minister of Intergovernmental Affairs;
- (d) "municipal commission" means a hydro-electric commission or public utilities commission entrusted with the control and management of works for the retail distribution and supply of power in the Regional Area within the meaning of *The Regional Municipality of Hamilton-* 1973, c. 74

 Wentworth Act, 1973 immediately before the coming into force of this Act and established or deemed to be established under Part III of *The Public Utilities Act*; R.S.O. 1970.
- (e) "power" means electrical power and includes electrical energy;
- (f) "regulations" means the regulations made under this Act;

(g) "retail", when used in relation to the distribution and supply of power, refers to the distribution and supply of power at voltages less than 50 kilovolts, but does not refer to works located within a transformer station that transform power from voltages greater than 50 kilovolts to voltages less than 50 kilovolts.

Commission

2.—(1) On the day this Act comes into force, a hydro-electric commission for each of the towns of Ancaster, Dundas and Stoney Creek and the Township of Flamborough is hereby established.

Application of R > O 1970.

(2) Each commission established by subsection 1 shall be deemed to be a commission established under Part III of *The Public Utilities Act* and a municipal commission within the meaning of *The Power Corporation Act*.

Names of commissions

- (3) Each commission established by subsection 1 shall be known by the name set out below that relates to the area municipality in respect of which the commission is established:
 - 1. Ancaster Hydro-Electric Commission.
 - 2. Dundas Hydro-Electric Commission.
 - 3. Flamborough Hydro-Electric Commission.
 - 4. Stoney Creek Hydro-Electric Commission.

Composition

i - TT. c. 62

(4) Each commission established by subsection 1 shall consist of the mayor of the area municipality in respect of which the commission is established and additional members who are qualified electors under *The Municipal Elections Act*, 1977 in the area municipality.

When area municipality may determine size of (5) Except as otherwise provided in this Act, the council of each area municipality shall determine by by-law whether the number of additional members of the commission established by subsection 1 in respect of the area municipality shall be two or four.

First commission, Ancaster

- (6) For the term expiring with the 30th day of November, 1982, the Ancaster Hydro-Electric Commission established by subsection 1 shall consist of the mayor of the Town of Ancaster and the following additional members who shall be appointed by the council of the Town of Ancaster:
 - 1. Two members of the Public Utilities Commission of the Township of Ancaster as it existed immediately before the coming into force of this Act.

- 2. Two persons who reside outside the part of the Town of Ancaster supplied with power by a municipal commission immediately before the coming into force of this Act
- (7) For the term expiring with the 30th day of November, 1982, First the Dundas Hydro-Electric Commission established by subsection. tion 1 shall consist of the mayor of the Town of Dundas and the following additional members who shall be appointed by the council of the Town of Dundas:

- 1. Three members of the Dundas Public Utilities Commission as it existed immediately before the coming into force of this Act.
- 2. One person who resides outside the part of the Town of Dundas supplied with power by a municipal commission immediately before the coming into force of this Act.
- (8) For the term expiring with the 30th day of November, 1982, First the Flamborough Hydro-Electric Commission established by sub- Flamborough section 1 shall consist of the mayor of the Township of Flamborough and the following additional members who shall be appointed by the council of the Township of Flamborough:

- 1. One member of the Public Utilities Commission of the Village of Waterdown as it existed immediately before the coming into force of this Act.
- 2. One member of the Lynden Hydro-Electric Commission as it existed immediately before the coming into force of this Act.
- 3. Two persons who reside outside the part of the Township of Flamborough supplied with power by a municipal commission immediately before the coming into force of this Act.
- (9) For the term expiring with the 30th day of November, 1982, First the Stoney Creek Hydro-Electric Commission established by subsection 1 shall consist of the mayor of the Town of Stoney Creek and the following additional members who shall be appointed by the council of the Town of Stoney Creek:

- 1. Two members of the Hydro-Electric Commission of the Town of Stoney Creek as it existed immediately before the coming into force of this Act.
- 2. Two persons who reside outside the part of the Town of Stoney Creek supplied with power by a municipal com-

mission immediately before the coming into force of this

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(10) Where this section provides that one or more members of a municipal commission are to be additional members for a term specified by this section and the number of such members who are qualified electors under The Municipal Elections Act, 1977 is less than the required number of additional members, the council of the area municipality in respect of which the commission was established under subsection 1 shall appoint an additional member or additional members so that there will be the required number of additional members of the corporation.

* III IMMIT members

(11) For terms commencing after the 30th day of November, 1982, the additional members of each commission established by subsection 1 shall be elected by a general vote of the electors of the area municipality served by the commission, unless before the 1st day of July, 1982 the council of the area municipality provides by by-law that the additional members shall be appointed by the council.

Hillathality

(12) Members of the council of the area municipality served by a commission established by subsection 1 may be members of the commission, but the members of the council shall not form a majority of the commission.

Term of

(13) Subject to subsections 6 to 9, a member of a commission established by subsection 1 shall hold office for the same term as the members of council or until his successor is elected or appointed.

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(14) The council of an area municipality served by a commission established by subsection 1 may, by by-law passed with the written consent of the mayor, appoint a delegate from among the members of the council to represent the mayor on the commission.

Salary

(15) The salaries of the members of the commissions established by subsection 1 for the term expiring with the 30th day of November, 1982 shall be fixed on or before the 1st day of October, 1980 in an amount that does not exceed the highest salary paid to members of the municipal commissions operating in the Regional Area within the meaning of The Regional Municipality of Hamilton-Wentworth Act, 1973 on the 1st day of January, 1980.

1973, c. 74

(16) A resignation from the council of an area municipality of a member of the council who is a member of a commission established by subsection 1 shall be deemed to be a resignation from both the council and the commission.

P. Ignations

Powers of 3.—(1) Except as herein provided, all the powers, rights, authorities and privileges that are conferred by The Public

R.S.O. 1970. c. 390

Utilities Act on a municipal corporation with respect to power shall, on and after the 1st day of January, 1981, be exercised on behalf of each area municipality by the commission established by section 2 in respect of the area municipality and not by the council of any municipality or any other person.

(2) Subject to sections 5 and 6, on and after the 1st day of Right to January, 1981, each commission established by section 2 has and supply the sole right to distribute and supply power within the area power municipality in respect of which it is established.

(3) The right of a commission established by section 2 to dis-Subsisting tribute and supply power is subject to any subsisting contracts for the supply of power made under section 70 of The Power Corporation Act.

(4) A commission established by section 2 may contract with Contract Ontario Hydro without electoral assent or other approval or Ontario authorization for the transmission and supply to the commission Hydro of power to be distributed and sold in the area municipality served by the commission.

(5) A contract under subsection 4 shall be deemed to be an Idem agreement within the meaning of clause s of subsection 2 of section 293 of The Municipal Act.

R.S.O. 1970,

(6) Except where inconsistent with the provisions of this Act, Application of the provisions of *The Power Corporation Act* applicable to a R.S.O. 1970. municipal corporation that has entered into a contract with Ontario Hydro for the distribution and supply of power to the municipal corporation apply to the commissions established by section 2.

(7) With the consent of a commission established by section 2, Direct customers Ontario Hydro may distribute and supply power directly to customers in the area municipality in respect of which the commission is established.

4.—(1) The council of the Township of Glanbrook, with the Establishconsent of Ontario Hydro, may establish by by-law a hydro-commission electric commission for the Township of Glanbrook and, com-by by-law in Glanbrook mencing on the date that the council shall specify in the by-law, the commission shall distribute and supply power in all of the Township of Glanbrook.

(2) The commission established under subsection 1 shall be Name of known as the Glanbrook Hydro-Electric Commission.

(3) The commission established under subsection 1,

Composition

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(a) shall be deemed to be a commission established under Part III of *The Public Utilities Act* and a municipal commission within the meaning of *The Power Corporation Act*; and

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(b) shall consist of the mayor of the Township of Glanbrook and additional members who are qualified electors under *The Municipal Elections Act*, 1977 in the Township of Glanbrook.

Lost additional members (4) The council of the Township of Glanbrook shall appoint the first additional members of the commission established under subsection 1.

Situse quent adoitional manibers (5) For terms after the first term, the additional members of the commission shall be elected by a general vote of the electors of the area municipality unless, before the completion of the first term of office of the members of the commission, the council of the Township of Glanbrook provides by by-law that the additional members shall be appointed by the council.

Application of other sections of Act

- (6) Upon the establishment of a commission under subsection 1,
 - (a) subsections 5, 12, 13, 14 and 16 of section 2, section 3, subsection 2 of section 6 and sections 8 to 12 shall apply with necessary modifications and, for the purpose, the dates mentioned therein shall be deemed to be the dates that shall be specified in the by-law mentioned in subsection 1; and
 - (b) the commission, for the purposes of clause a, shall be deemed to be a commission established by section 2.

Review of distribution and supply of power

- (7) Until such time as the power conferred by subsection 1 has been exercised,
 - (a) the council of the Township of Glanbrook shall review the distribution and supply of power within the area municipality at least once in every three years, and shall determine by resolution whether or not it is financially feasible to exercise the power conferred by subsection 1; and
 - (b) where the council determines as provided in clause a that it is financially feasible, the council shall exercise the power conferred by subsection 1.

5.—(1) The council of each of the Town of Ancaster and the Supply of Township of Flamborough, with the consent of Ontario Hydro and without the assent of the municipal electors, by by-law,

power in all areas of municipalities of Ancaster. Flamborough

- (a) may direct the commission established by section 2 in respect of the municipality to commence on a day specified by the by-law the distribution and supply of power in all areas of the municipality and on the specified day sections 8 and 12 shall apply with necessary modifications to the assets and employees of Ontario Hydro in the municipality; or
- (b) may dissolve the commission established by section 2 in respect of the municipality on a day specified by the by-law and on the specified day,
 - (i) all assets under the control and management of and all liabilities of the commission, and all debentures issued in respect of the distribution and supply of power in the municipality are, without compensation, assets and liabilities of Ontario Hydro, and
 - (ii) Ontario Hydro shall commence to distribute and supply power in all areas of the municipality.
- (2) Until such time as the power conferred by subsection 1 has Review of been exercised,

and supply of power

- (a) the council of each of the Town of Ancaster and the Township of Flamborough shall review the distribution supply of power within their respective municipalities at least once in every three years and shall determine by resolution whether or not it is financially feasible to exercise the power conferred by subsection 1; and
- (b) where the council of the Town of Ancaster or the Township of Flamborough determines as provided in clause a that it is financially feasible for the commission established under section 2 in respect of the municipality to distribute and supply power in the entire municipality, the council, subject to the approval of Ontario Hydro, shall exercise the power conferred by subsection 1.
- (3) The Flamborough Hydro-Electric Commission established Flamborough by section 2 shall distribute and supply power to those customers Commission, in the Town of Ancaster to whom the Lynden Hydro-Electric additional Commission is distributing and supplying power as of the 31st day of December, 1980 until either,

- (a) the Ancaster Hydro-Electric Commission established by section 2 commences to distribute and supply power in all areas of the Town of Ancaster; or
- (b) the Flamborough Hydro-Electric Commission established by section 2 is dissolved,

as provided in subsection 1.

White Ontains Hydro to distribute and supply **6.**—(1) Ontario Hydro shall continue to distribute and supply power in those areas of the Town of Ancaster and the townships of Flamborough and Glanbrook that Ontario Hydro served immediately before the coming into force of this Act.

Lemmation of duty to distribute and supply power (2) The duty of Ontario Hydro under subsection 1 to distribute and supply power in an area municipality is terminated, on the date specified in the by-law, by a by-law passed with the consent of Ontario Hydro by the council of the area municipality under subsection 1 of section 4 or clause *a* of subsection 1 of section 5.

Assets and employees

(3) Sections 8 and 12 do not apply in respect of the assets and employees of Ontario Hydro in an area municipality until the passing of the by-law referred to in subsection 2.

Transfer of assets and liabilities 7.—(1) On the 1st day of January, 1981, all assets under the control and management of and all liabilities of the municipal commissions in each area municipality are, without compensation, assets under the control and management of and liabilities of the commission established by section 2 in respect of the area municipality.

Leansitional

(2) Any of the assets, powers and responsibilities of the municipal commissions in an area municipality that pertain to the distribution and supply of power in the area municipality may be transferred by agreement before the 1st day of January, 1981 to the commission established by section 2 in respect of the area municipality.

Purchase of retail distribution facilities from Ontario Hydro **8.**—(1) On or before the 1st day of January, 1981, each commission established by section 2 shall purchase, on behalf of the area municipality served by the commission, and Ontario Hydro shall sell to the commission, the assets and liabilities of Ontario Hydro that pertain to the distribution and supply of power at retail in the area municipality.

Leased equipment

(2) The purchases mentioned in subsection 1 shall include equipment leased by Ontario Hydro to retail customers in the area municipalities for the use of power supplied to the retail customers.

- (3) The purchase price shall be determined in accordance with Purchase the regulations and shall be equal to the original cost of the assets less the sum of.
 - (a) the accumulated net retail equity of the customers supplied with power through the assets; and
 - (b) the accumulated depreciation associated with the assets.
- 9.—(1) In this section, "parties" means Ontario Hydro and, in Interpreeach case, the commission established by section 2.
- (2) If the purchase price under section 8 is not determined Where price before the 1st day of January, 1982, either of the parties at any mined by time thereafter may request that the purchase price be determined arbitration by a single arbitrator agreed on by the parties.

(3) The Arbitrations Act applies where a request is made under Application of subsection 2.

10.—(1) All real property transferred by section 7 to the con-Vesting trol and management of a commission established by section 2 or property otherwise acquired by or for the commission shall be held by the commission in trust for the area municipality served by the commission.

(2) Where a commission established by section 2 is of the opin-Disposition ion, and so declares by resolution, that any real property under its property control and management is not required for its purposes, unless otherwise agreed upon by the commission and the area municipality served by the commission, the real property may be disposed of as follows:

- 1. In the event that the area municipality served by the commission wishes in good faith to use the real property for a municipal purpose, it shall compensate the commission for the real property at its actual cost, less accrued depreciation as shown on the books of the commission or the assessed value of the real property, whichever is the greater, and when the municipality in good faith no longer wishes to use the real property for a municipal purpose, the area municipality may sell, lease or otherwise dispose of the real property without the assent of Ontario Hydro and may retain the proceeds of the sale, lease or disposition as municipal funds.
- 2. In the event that the municipality served by the commission does not wish to use the real property in accordance with paragraph 1, the commission shall, as soon as practicable, sell, lease or otherwise dispose of the real

property at fair market value on behalf of the municipality and the net proceeds derived from the sale, lease or other disposition of the real property or the compensation paid therefor under this subsection shall be received by the commission and shall be applied in accordance with *The Public Utilities Act*.

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Borrowing 1973, c. 74 **11.** Except as otherwise provided in this Act, sections 92 to 113 of *The Regional Municipality of Hamilton-Wentworth Act*, 1973 apply, with necessary modifications, to any borrowing for the purposes of a commission established by section 2.

Interpre

12.—(1) In this section, "transfer date", when used in respect of an employee of a municipal commission or Ontario Hydro, means the date on which a commission established by section 2 assumes liability for the payment of the wages or salary of the employee.

Transfer of employees

(2) On or before the 31st day of December, 1980, Ontario Hydro and each municipal commission that supplied power in an area municipality immediately before the coming into force of this Act shall designate those of their full-time employees who were employed in the distribution and supply of power in an area municipality on the 1st day of January, 1980, and who continued such employment until the 31st day of December, 1980 or until their transfer dates, as the case may be, and each commission established by section 2 shall offer employment to the employees designated in respect of the area municipality served by the commission.

Wages or

(3) A person who accepts employment under this section is entitled to receive, for a period of one year commencing on the transfer date, a wage or salary not less than the wage or salary he was receiving on the day nine months before the transfer date.

Participation in O.M.E.R.S.

(4) Each commission established by section 2 shall be deemed to have elected to participate in the Ontario Municipal Employees Retirement System on the day this Act comes into force, and a person who accepts employment under this section shall be deemed to continue or to become a member of the System, as the case requires, on his transfer date, and *The Ontario Municipal Employees Retirement System Act* applies to such person as a member of the System.

R.S.O. 1970, c. 324

- Supplementary agreements
- (5) When a person who accepts employment under this section with a commission established by section 2 is entitled immediately before this transfer date to the benefit of a supplementary agreement between the Ontario Municipal Employees Retirement Board and a municipal commission that, immediately before the

coming into force of this Act, supplied power in an area municipality mentioned in subsection 1 of section 2, the commission established by section 2 shall assume, in respect of the person, all rights and obligations under the supplementary agreement as if the commission had been a party to the agreement in the place of the municipal commission

(6) Where a person who accepts employment under this section Transfer of is a contributor to The Pension and Insurance Fund of Ontario from Hydro immediately before his transfer date, the present value of Hydro Plan the pension earned by the person in The Pension and Insurance Fund of Ontario Hydro at the transfer date or the contributions of the person in the Fund with interest accumulated and credited to the person in the Fund, whichever is the greater, shall be transferred to the Ontario Municipal Employees Retirement Fund and the person shall be given credit in the Ontario Municipal Employees Retirement System for a period of service equal to the period of service for which he was given credit in The Ontario Hydro Pension and Insurance Plan.

(7) Notwithstanding subsection 4, a person who accepts Pension employment under this section with a commission established by section 2 and who,

- (a) was employed by Ontario Hydro immediately before his transfer date; and
- (b) continues in the employment of a municipal hydro-electric commission until he or his beneficiary becomes entitled to a pension benefit,

is entitled to at least the pension benefit he would have been entitled to under The Ontario Hydro Pension and Insurance Plan if his years of continuous service with the commission had been additional years of continuous service with Ontario Hydro and if there had been no change in the Plan after the 31st day of December, 1980, calculated on the basis of the wage or salary paid to the person by Ontario Hydro and the commission, and the cost, if any, of the pension benefit over the cost of the pension benefit to which the person is entitled under subsection 4 shall be apportioned and paid as provided by the regulations.

(8) A person who accepts employment under this section is Group life entitled as a term of his employment to continue as a member of insurance the group life insurance plan in which he was a member with his former employer until the effective date of a common group life insurance plan covering all eligible employees of his new employer.

Limo

(9) On or before the 31st day of December, 1982, each commission established by section 2 shall provide a common group life insurance plan covering all of the eligible employees of the commission, and the plan shall provide to any person accepting employment under this section, by option or otherwise, insurance coverage not inferior to the insurance coverage to which the person was entitled immediately before his transfer date.

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(10) A person who accepts employment under this section shall continue to enjoy the rights and benefits of sick leave entitlements or sick leave insurance provided by his former employer immediately before the transfer date until the new employer establishes a sick leave entitlement plan or sick leave insurance plan, and thereupon the person shall receive allowance or credit for any accrued sick leave rights or benefits.

Land mourance orievaled to constances (11) Each commission established by section 2 shall continue the provision of life insurance to pensioners formerly employed by a municipal commission in the distribution and supply of power in the area municipality served by the commission established by section 2.

Termination for cause (12) Nothing in this section prevents an employer from terminating the employment of an employee for cause.

Special circum-

(13) Where, in the opinion of the Minister, a person who is designated or who accepts employment under this section experiences any difficulty or hardship with regard to life insurance benefits, pension rights, pension benefits or sick leave rights or benefits, the Minister by order may do anything necessary to remedy or alleviate such difficulty or hardship.

Dissolution of existing commissions 1973, c. 74 13.—(1) For the purposes of section 135 of *The Regional Municipality of Hamilton-Wentworth Act, 1973* and except in respect of Hamilton Hydro-Electric Commission, the 1st day of January, 1981 is the date determined and the date designated by the Minister in respect of the Regional Area within the meaning of *The Regional Municipality of Hamilton-Wentworth Act, 1973*, and on that date the municipal commissions, other than Hamilton Hydro-Electric Commission, supplying only electrical power and energy in that area immediately before the coming into force of this Act are dissolved and any by-laws establishing them passed under sections 38 and 40 of *The Public Utilities Act* shall be deemed to be repealed and the assent of the municipal electors is not required.

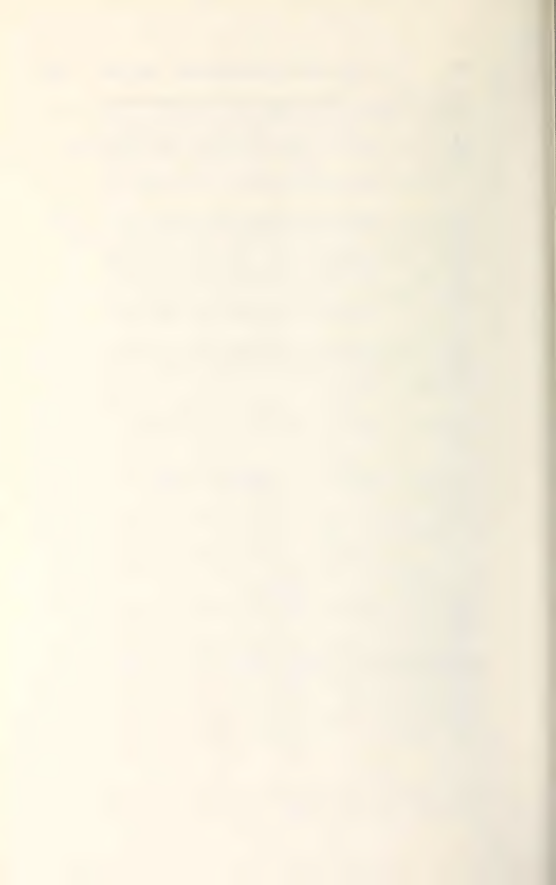
P. > () 197) c. 390

(2) On and after the day this Act comes into force, section 135 of *The Regional Municipality of Hamilton-Wentworth Act*, 1973 does not apply to Hamilton Hydro-Electric Commission and

Hamalton Hallen-Ede in that Commission is no longer a local board and is a commission to which Part III of *The Public Utilities Act* applies.

R.S.O. 1970, c. 390

- 14. The Lieutenant Governor in Council may make regula- Regulations tions,
 - (a) for the purpose of subsection 3 of section 8 in respect of,
 - (i) the method of determining the original cost of the assets or of any asset or of any part of any asset,
 - (ii) the allocation of the original cost of the assets or of any asset or of any part of any asset,
 - (iii) the method of determining the amount of any component of the accumulated net retail equity,
 - (iv) the allocation of the accumulated net retail equity or any component of the accumulated net retail equity,
 - (v) the method of calculating accumulated depreciation of any component of accumulated depreciation,
 - (vi) the allocation of accumulated depreciation or any component of accumulated depreciation,
 - (vii) the method of payment of the price of the assets;
 - (b) for the purposes of subsection 7 of section 12, in respect of the apportionment of the excess cost of any benefit referred to in the subsection and the payment of the excess cost or any part thereof.
- **15.** This Act comes into force on the day it receives Royal Commence-Assent.
- **16.** The short title of this Act is *The Hamilton-Wentworth* Short title *Municipal Hydro-Electric Service Act*, 1980.



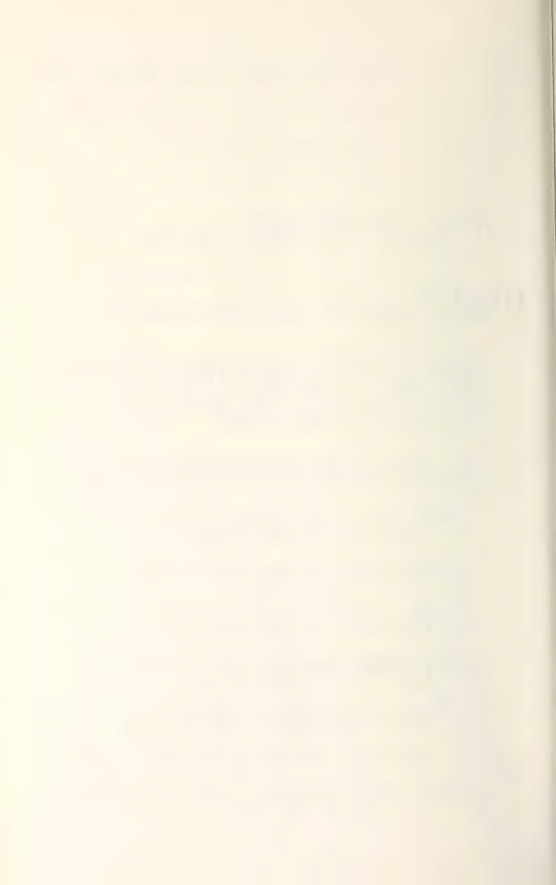
CHAPTER 42

An Act to amend The Municipality of Metropolitan Toronto Act

Assented to June 19th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Subsection 2 of section 121 of *The Municipality of Metro-* s. 121 (2). politan Toronto Act, being chapter 295 of the Revised Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1972, chapter 54, section 4 and amended by 1979, chapter 90, section 3, is repealed and the following substituted therefor:
 - (2) On and after the 1st day of December, 1980, the School Composition Board, subject to subsection 6, shall be composed of the chairman School of each board of education in the Metropolitan Area and,
 - (a) one member of and appointed by The Board of Education for the Borough of Etobicoke;
 - (b) three members of and appointed by The Board of Education for the City of North York;
 - (c) three members of and appointed by The Board of Education for the Borough of Scarborough;
 - (d) five members of and appointed by The Board of Education for the City of Toronto; and
 - (e) three members appointed by the Metropolitan Separate School Board who may be members of such board.
- 2. This Act comes into force on the 1st day of December, 1980.
- 3. The short title of this Act is The Municipality of Metro-Short title politan Toronto Amendment Act, 1980 (No. 2).



CHAPTER 43

An Act respecting the City of Brantford, the Township of Brantford and the County of Brant

Assented to June 19th, 1980

I ER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act.

Interpre-

- (a) "annexed area" means the lands annexed to the City of Brantford under subsection 1 of section 2;
- (b) "City" means The Corporation of the City of Brantford;
- (c) "County" means The Corporation of the County of Brant:
- (d) "Minister" means the Minister of Intergovernmental
- (e) "Municipal Board" means the Ontario Municipal Board:
- (f) "Township" means The Corporation of the Township of Brantford.
- 2.—(1) On the 1st day of January, 1981, the portions of the Annexation Township described in Schedule A are annexed to the City.
- (2) On the 1st day of January, 1991, the portions of the Subsequent Township being composed of approximately 50 acres in Lot 18, Concession II north of and contiguous to Highway 403 and approximately 50 acres in Lot 19, Concession II north of and contiguous to Highway 403, or such other lands as the City and Township may agree upon, as described by an order of the Lieutenant Governor in Council to be made in the year 1990, are annexed to the City.

(3) The determination of the lands to be annexed under subsec- Agreement tion 2 shall be made jointly by agreement among the City, the

County and the Township by the 1st day of July, 1990, and, following such agreement, the Lieutenant Governor in Council shall, by order, annex the lands agreed upon by the City, the Township and the County.

Council

(4) If the City, the Township and the County are unable to agree on the lands to be annexed under subsection 2, the Lieutenant Governor in Council shall, by order, annex such lands to the City as the Lieutenant Governor in Council may consider appropriate.

Sillinguent silling satism (5) On the 1st day of January, 1996, the portions of the Township described in Schedule B not previously annexed under subsection 2, are annexed to the City.

Aut - attorn of R S.O. 1970, c. 284, ss. 5, 336

3.—(1) Sections 5 and 336 of *The Municipal Act* apply to the City in respect of the lands described in Schedule B.

Roads and water (2) On and after the 1st day of January, 1991, the City may provide roads, piped water and sewer services to the lands to be annexed to the City under subsection 5 of section 2.

Limitation.

(3) Subject to subsection 2, the City may not extend piped water or sewer services beyond its boundaries without the consent of the Township or unless so ordered by the Province of Ontario under any general Act.

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designations

4.—(1) The portions of the Township described in Schedule C shall be designated by the Township in its official plan, and in subsequent amendments thereto, so as to ensure the preservation of farmland, the provision of a municipal water supply and the development of mineral resource extraction and for uses related to agriculture and mineral resource extraction.

Official tition (monomic tits (2) The Township shall prepare and, subject to the agreement of the City and the County, shall adopt and submit to the Minister of Housing an amendment to its official plan for the area referred to in subsection 1 by the 1st day of September, 1980.

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(3) The Township, subject to the agreement of the City and the County, and the City, subject to the agreement of the Township and the County, shall prepare, adopt and submit to the Minister of Housing by the 1st day of September, 1980 amendments to their official plans for the portions of the area described in Schedule D under their respective jurisdictions.

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(4) The Township shall prepare, in consultation with the City and County, and shall adopt and submit, after consultation with the City and County, to the Minister of Housing in accordance with *The Planning Act* by the 1st day of September, 1981 an

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amendment to its official plan for the portions of the Township not described in Schedules C and D.

(5) The City, the Township and the County may appoint one or Arbitration more arbitrators to decide the detailed definition of land uses in the official plan amendments to be submitted in accordance with subsections 2 and 3.

(6) If the City, the Township and the County cannot agree on Idem the detailed definition of land uses referred to in subsection 5 or are unable to agree on the appointment of an arbitrator or arbitrators. the Minister of Housing shall appoint a hearing officer under subsection 7.

- (7) The Minister of Housing shall appoint one or more hearing Hearing officers officers to hear representations and make recommendations, having regard to the objective referred to in subsection 1, concerning the proposed designations for the areas included in the official plan amendments to be submitted in accordance with subsections 2 and 3, and the Minister of Housing may, upon the request of the Township and if he considers it appropriate, appoint one or more hearing officers to hear representations and make recommendations concerning the proposed designations for the areas included in the official plan amendment submitted in accordance with subsection 4, and, following a hearing under rules of procedure adopted by the hearing officer or officers, the recommendations of the hearing officer or officers shall be made to the Minister of Housing concerning the proposed official plan or plans and copies of the recommendations shall be filed with the clerks of the City, the Township and the County and public notice of such filing shall be given by the clerk of each municipality.
- (8) Following the recommendations of the hearing officer or Approval officers, the Minister of Housing shall make a recommendation to recommendthe Lieutenant Governor in Council as to whether the report of the ations hearing officer be approved, rejected or varied, and if the recommendation of the Minister of Housing to the Lieutenant Governor in Council is other than that the report of the hearing officer be approved, then the Minister of Housing shall give public notice to this effect, state his intentions and a period of twenty-one days shall be allowed when representations in writing can be made by anyone concerned to the Lieutenant Governor in Council.

(9) Where the Minister of Housing makes a recommendation Objective under subsection 8 respecting the areas referred to in subsections 2 considered and 3, he shall have regard to the objective set out in subsection 1.

(10) The City, the Township and the County shall not make Estoppel representations under subsections 7 and 8 that are contrary to an agreement under subsection 1 or 3, or that are contrary to the decision of an arbitrator under subsection 5.

Approved of official (11) The Lieutenant Governor in Council having regard to the objective set out in subsection 1 may, by order, approve the proposed amendments to the official plans or may approve them with such modifications as the Lieutenant Governor in Council, following consultation with the municipalities, considers desirable, and thereupon the official plans, as amended, are, for the purposes of every Act, the official plans for the municipalities and portions of municipalities affected thereby.

Minual Farming Advisor Committee (12) The City, the Township and the County shall establish a consultative body, to be known as the "Mutual Planning Advisory Committee", to advise the municipalities on planning matters in the portions of the Township and City described in Schedule D.

Annochrenic ocenicial plan

- R > O 1970.
- (13) After the approval of the official plan amendments by the Lieutenant Governor in Council under subsection 11 with respect to the lands described in Schedule C, amendments may be made to the official plan of the Township in accordance with *The Planning Act* to provide for any land use designation with respect to the said lands, but no amendment may be made that provides for land use designations other than those referred to in subsection 1 unless the City, the Township and the County agree to the proposed land use designations.

City's power to apply to O'M B for an invalues restricted

5.—(1) The City shall not apply to the Municipal Board for the annexation of any lands in the Township before the 1st day of January, 2004 unless the Township agrees to such annexation.

La cutions

- (2) Notwithstanding subsection 1 but subject to subsection 4, the City may apply to the Municipal Board at any time to annex,
 - (a) lands within the area described in Schedule C or D, other than lands that are the subject of an agreement under clause c of subsection 2 of section 8, to which the Township requests that the City extend piped water or sewer services or to which the Province of Ontario under any general Act requires the City to extend such services;
 - (b) lands within the area described in Schedule C or D,
 - (i) for which a draft plan of subdivision to which the Minister of Housing has given approval or draft approval under section 33 of *The Planning Act*, or
 - (ii) in respect of which a restricted area by-law or by-law amendment which takes effect under section 35 of *The Planning Act* or an approval granted by the Township or a local board thereof,

permits development exceeding that provided for in the official plan amendments submitted under subsections 2 and 3 of section 4 by any of the following,

(iii) residential development, other than farm dwellings, consisting of more than twenty adjacent or proximate dwelling units, or development consisting of more than twenty adjacent or proximate residential lots created as a result of consents under section 29 of The Planning Act or by a R.S.O. 1970, plan or plans of subdivision under section 33 of The Planning Act.

- (iv) commercial development of a total of more than 930 square metres of gross floor area on one parcel of land or on two or more adjacent parcels,
- (v) industrial development on a total of more than four hectares of land capable of being utilized for industrial purposes on one parcel of land or on two or more adjacent parcels; and
- (c) such other lands lying between lands annexed under this subsection and the closest logical boundary of the City that, in the opinion of the Municipal Board, are required to provide an appropriate boundary between the City and the Township.
- (3) The County and the Township shall not oppose any annex-Opposition by ation application made under clause a of subsection 2.

County and Township prohibited

(4) The City, the Township and the County may from time to Agreements time agree that no application may be made under subsection 2 annex during the period set out in the agreement with respect to lands lands described therein and the City shall not apply to the Municipal Board during any such period to annex the described lands.

6.—(1) For the term of office beginning on the 1st day of Composition December, 1980, the council of the City shall be composed of a council mayor who shall be elected by general vote of the electors of the City and shall be the head of the council, and eleven members elected by wards.

(2) Subject to subsection 4, for the term of office beginning on Idem the 1st day of December, 1982 and for subsequent terms of office, the council of the City shall be composed of a mayor who shall be elected by general vote of the electors of the City and who shall be the head of the council, and such number of members elected by wards as the Minister by order determines, following representations by the City as to the composition of council.

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(3) For the purposes of the elections in the years 1980 and 1982, the Minister may, by order, divide the City and annexed area into wards and make provision for the respective number of members of the council and the public utilities commission of the City to be elected in the respective wards, and the wards provided for the elections in the year 1982 shall remain in effect until altered by the Municipal Board.

Library 60-

(4) Notwithstanding *The Municipal Elections Act*, 1977, the Minister may, by order, provide for the holding of the election in the year 1980 of the members of the councils of the City and the Township, The Public Utilities Commission of the City of Brantford, the Hydro-Electric Commission of the Township of Brantford, The Brant County Board of Education and The Brant County Separate School Board, including nominations, polling days, qualifications of electors, polling places, the appointment of returning officers, preparation of polling lists, the terms of office of the members and any other matters considered necessary in respect of the election.

Application of R < O 1070,

(5) If the wards provided for the elections in the year 1982 are altered by the Municipal Board, the council of the City shall be composed in accordance with section 28 of *The Municipal Act*.

Publics Utilities Commission (A4 y 72 R S O 1970) (6) Notwithstanding *The City of Brantford Act*, 1944 and section 42 of *The Public Utilities Act*, for the term of office beginning the 1st day of December, 1980, The Public Utilities Commission of the City of Brantford shall be composed of the mayor of the City and six members, elected by wards.

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(7) For the term of office beginning the 1st day of December, 1982, the Minister may, by order, following representations by the City and The Public Utilities Commission of the City of Brantford as to the composition of the Commission, determine the composition of the Commission and the composition of the Commission continues as set out in the order until such time as the council of the City, by by-law, provides that *The City of Brantford Act*, 1944 shall apply.

1944 | 11

7.—(1) The City, the Township and the County may by agreement make recommendations with respect to, and the Lieutenant Governor in Council shall, by order, do whatever the Lieutenant Governor in Council considers necessary for, the provision of a transportation and service corridor to link the portion of the annexed area lying to the north-west of the City with the portion of the annexed area lying to the south-west of the City, and, notwithstanding the generality of the foregoing, may authorize the City to acquire any lands that the Lieutenant Governor in Council considers necessary for such purpose.

- (2) The City, the Township and the County may appoint one or Arbitration more arbitrators to make recommendations concerning the limits of the corridor referred to in subsection 1 and the desirability of annexing the area or any part thereof to the City.
- (3) If the City, the Township and the County are unable to Idem agree on the matters referred to in subsections 1 and 2 or are unable to agree on the appointment of an arbitrator or arbitrators by the 30th day of September, 1981, the Minister shall appoint one or more arbitrators to assist in the resolution of the issues that have not been resolved.
- (4) The Lieutenant Governor in Council may, by order, annex Orders in any or all of the corridor area to the City.
- (5) The Lieutenant Governor in Council shall, by order, annex Idem to the City such area as is agreed upon by the City, the Township and the County under this section.
- (6) Before an order is made under subsection 4, the Minister Public shall cause public notice to be given and a period of twenty-one days shall be allowed when representations in writing can be made by anyone concerned to the Lieutenant Governor in Council.
- (7) The Lieutenant Governor in Council may, by order, alter Amendment of the boundaries of the lands described in Schedules C and D to conform with the limits of the corridor area.
- 8.—(1) The City and the County may enter into agreements to Cost determine the municipal contributions to the Brantford Suburban agreements Roads Commission and the sharing of costs in respect of suburban roads, the Brant Planning Board, the Children's Aid Society of Brant, homes-for-the-aged, rescue truck services, assisted housing, general welfare, hospital debt, health, emergency measures and a fire radio alarm system.

- (2) The City and the Township may enter into agreements to, Idem
 - (a) share municipal costs attributable to the use of the City of Brantford Public Library and the City landfill site facilities;
 - (b) determine the use, maintenance and disposition by the Township of the Shellard Lane well and related water lines:
 - (c) define areas in the Township to be supplied with water by the City and establish the rates for such water; and
 - (d) define areas in the City to be supplied with water by the Township and establish the rates for such water.

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(3) The City, the Township and the County may appoint one or more arbitrators, whose decision shall be final, to decide any of the matters referred to in subsections 1 and 2.

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(4) If the City, the Township or the County are unable to agree on any of the matters referred to in subsections 1 and 2 or are unable to agree on the appointment of an arbitrator or arbitrators, the Minister shall appoint one or more arbitrators, whose decision shall be final, to decide any of the issues which have not been resolved.

As ont of the tors not required (5) Agreements reached for sharing costs shall not require the assent of the electors.

Application at R > O 1970,

(6) Sections 66, 67 and 68 of *The Public Transportation and Highway Improvement Act* do not apply to agreements reached under this section in respect of suburban roads and the Brantford Suburban Roads Commission, but such agreements shall not take effect until they have been approved by the Lieutenant Governor in Council.

Application of 1078, c. 85

(7) Subsection 6 of section 8 of *The Child Welfare Act*, 1978 does not apply to agreements reached under this section in respect of the Children's Aid Society of Brant, but such agreements shall not take effect until they have been approved by the Lieutenant Governor in Council.

Order in

(8) The Lieutenant Governor in Council may, by order, approve or reject the agreements referred to in subsections 6 and 7, and following the approval of any agreement, the sharing of costs as approved becomes effective on the date specified in the order.

I minitional

9.—(1) The Minister may provide from time to time, by order, that in the years 1981, 1982, 1983, 1984, 1985 and 1986, and in the manner specified in the order, that the council of the City shall levy and impose on the whole of the annexed area and on the whole of the remainder of the City rates of taxation for general purposes and rates and charges for special purposes that are different than the rates and charges that would have been levied or imposed for such purposes but for the provisions of this section.

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(2) The City may provide for rates of taxation for general purposes and rates and charges for special purposes in defined areas of the rural parts of the annexed area lower than the rates generally applicable in the City to reflect the extent to which rural areas do not receive City services, and the rates may vary among the defined areas.

(3) The level, duration, boundaries and conditions of the area Determination rating authorized under subsection 2 shall be determined by a rating committee consisting of one representative appointed by each of the City, the Township and the County and such other person or persons as the Minister may appoint, and the determination of the committee shall be effective upon the unanimous ratification by the councils of the municipalities.

(4) If the committee cannot agree on any of the issues which it is Arbitration required to determine or if the councils of the municipalities do not ratify the determination of the committee, the councils may appoint one or more arbitrators, whose decision shall be final, to decide the issue or issues.

- (5) If the councils cannot agree on the appointment of an arbi- Idem trator or arbitrators, the Minister shall appoint one or more arbitrators, whose decision shall be final, to decide the issue or issues.
- (6) The Ministry of Revenue shall in the years 1980 and 1981 Assessment assess real property in the annexed area on the same basis as the area assessment of real property in the Township, and the special assessment roll prepared for the annexed area in accordance with this provision shall be used for the fixing and levying of rates of taxation by the council of the City in the years 1981 and 1982.

10.—(1) For the purposes of subsection 2 of section 307 of The Estimates Municipal Act, the surplus of the previous year for which allow-R.S.O. 1970. ance is to be made, or the operating deficit to be provided for, in the estimates of the council of the City for the year 1981 shall be the aggregate of the audited surplus or audited operating deficit of the City and the portions of the audited surplus or audited operating deficit of the Township attributable to the annexed area.

(2) For the purposes of subsection 1, the audited surplus or Calculation audited operating deficit attributable to the annexed area shall be surplus, an amount that is the same proportion of the audited surplus or deficit audited operating deficit of the Township that the amount of the assessment of the annexed area is of the total amount of the assessment of the Township, according to the 1980 assessment rolls as returned to the clerks of the City and Township.

11.—(1) In this section, "surplus or operating deficit" includes Interpreany reserves provided for under subsection 2 of section 307 of The Municipal Act other than reserves established in connection with the employment of officers or servants by the City or the Township.

(2) The audited surplus or audited operating deficit of the Allocation Township or the City at the 31st day of December, 1980 shall or deficit accrue to the credit of or become a charge on the assessment

supporting such surplus or operating deficit and shall be provided for by adjustment of the tax rate over a period not exceeding five years from the 1st day of January, 1981.

Valorities Unitalities Contract results 12.—(1) All the assets and liabilities of the Township attributable to an area annexed to the City under this Act and the County roads in an area so annexed become assets and liabilities of the City on the effective date of the annexation without compensation.

Lacquille

(2) Notwithstanding subsection 1, the Tranquility Fire Hall and Community Centre shall remain an asset of the Township until such time as it ceases to be used by the Township for the purposes for which it was used on the 1st day of April, 1980, and the Shellard Lane well and related water lines shall remain assets of the Township until such time as the Township and the City have reached agreement on the ultimate disposition of the well and water lines.

Arbitration re assets and Raisdates **13.**—(1) In the year in which an annexation occurs under section 2 or 7 of this Act, the Minister shall appoint committees of arbitrators for the purpose of determining the assets and liabilities of the Township attributable to the lands annexed and the disposition, including the physical possession, of the assets and liabilities, including reserve funds, of the Township attributable to such lands.

Composition of arbitration committees

(2) Each committee shall consist of one representative appointed by each of the City, the Township and the County and such other person or persons as the Minister may appoint.

Provisional determination

(3) Before the 31st day of December of the year in which the annexation occurs, the committee shall, where appropriate, make a provisional determination of the disposition of the known assets, liabilities and reserve funds of the Township and the disposition shall become operative from the 1st day of January of the following year.

Final determination

(4) As soon as possible thereafter, the committee, where appropriate, shall make a final determination of the disposition of assets, liabilities and reserve funds as at the 31st day of December of the year in which the annexation occurs together with the determination of any financial adjustments that may be necessary.

Notice of determination deemed agreement (5) The final determination made under subsection 4 shall be forwarded forthwith to the clerks of the municipalities concerned and the Municipal Board, and unless the council of the City, Township or County notifies the Municipal Board in writing within thirty days of the mailing of such determination that it

objects to the determination, such determination shall, for the purposes of clause a of subsection 11 of section 14 of The Munici- R.S.O. 1970, pal Act, be deemed to be agreed upon by such municipalities.

- (6) Notwithstanding the provisions of section 11 and this sec- Proviso tion, the Minister may prescribe the period over which any adjustments and settlements made under section 11 or this section are to be made.
- 14.—(1) Every by-law of the Township and the County as the Continuation by-law exists on the 31st day of December, 1980 shall remain in force in the annexed area and may be amended or repealed by the council of the City.
- (2) Where the Township or the County has commenced proce- Idem dures to enact a by-law that, prior to its enactment, requires the approval of any minister of the Crown, any Provincial Ministry, the Municipal Board or any Provincial body or agency, and such approval has not been obtained prior to the 31st day of December, 1980, then the council of the City shall be entitled to continue the procedure to finalize such by-law of the Township or the County in so far as it pertains to the City, and the provisions of subsection 1 apply with necessary modifications to any such by-law.
- 15. Where the Minister or the Lieutenant Governor in Coun- Appointment cil is given the power to make an order under this Act, the Minister and advisors or the Lieutenant Governor in Council, respectively, may appoint such arbitrators or other persons as is considered appropriate to assist in the determination of such matters.

- 16. The Lieutenant Governor in Council, upon the recom- General mendation of the Minister, may authorize all such acts or things not specifically provided for in this Act that in the Minister's opinion are considered necessary or advisable to carry out effectively the purposes of this Act.
- 17. The City, the Township and the County and those Brantfordnegotiating on their behalf shall be deemed to have always had the Local power to negotiate and enter into the Brantford-Brant Local Government Pilot Government Pilot Project Agreement entered into by the Project municipalities in April, 1980.

Agreement

18. The Lieutenant Governor in Council may, at any time Grants prior to the 1st day of January, 1987, by order, on such terms and conditions as the Lieutenant Governor in Council considers appropriate, provide for payments to be made to the City, the Township and the County to achieve any of the purposes of this Act.

t modes

19. In the event of any conflict between any provision of this Act and and any provision of any general or special Act, the provision of this Act prevails.

Cammionee

20. This Act comes into force on the day it receives Royal Assent.

Samme title

21. The short title of this Act is *The Brantford-Brant Annexation Act*, 1980.

SCHEDULE A

AREAS TO BE ANNEXED TO THE CITY OF BRANTFORD ON THE 1ST DAY OF JANUARY, 1981

The portions of the Township of Brantford described as follows:

FIRSTLY, part of the Township of Brantford, commencing at a point in the northerly boundary of the City of Brantford and the westerly limit of Lot 28 in Concession II of the Township of Brantford;

THENCE northerly along the westerly limit of the said Lot 28 to the northerly limit of the said Lot 28, Concession II;

THENCE easterly along the northerly limits of Lots 28 to 33 inclusive in Concession II, to the easterly limit of said Lot 33 in the said Concession II;

THENCE southerly along the easterly limit of Lot 33 and thereafter following the boundaries between the Township of Brantford and the City of Brantford to the point of commencement;

SECONDLY, part of the Township of Brantford, commencing at the intersection of the westerly boundary of the City of Brantford and the centre line of the King's Highway No. 403;

THENCE westerly along the centre line of the said Highway No. 403 to the left bank of the Grand River facing downstream;

THENCE southeasterly along the said left bank of the Grand River to the westerly boundary of the City of Brantford;

THENCE northerly along the westerly boundary of the City of Brantford to the point of commencement;

THIRDLY, part of the Township of Brantford, commencing at the southwesterly angle of Lot 42 in Concession II of the said Township;

THENCE easterly along the northerly limit of the road allowance between Concessions II and III to the easterly limit of the road allowance between Lots 42 and 43 in the said Township;

THENCE southerly along the easterly limit of the road allowance between Lots 42 and 43 to the northerly limit of the right of way of the Canadian National Railway;

THENCE westerly and northerly following the boundaries between the City of Brantford and the Township of Brantford to the point of commencement;

FOURTHLY, part of the Township of Brantford commencing at the intersection of the southerly boundary of the City of Brantford and the easterly limit of the right-of-way of the abandoned Lake Erie and Northern Railway;

THENCE southerly along the said eastern limit to the most westerly angle of a parcel of land designated as Part I on a Reference Plan deposited in the Land Registry Office for the Registry Division of Brant (No. 2) as Plan 2R-399;

THENCE north 63° 11′ 45″ west along the south western limit of the lands described in Registered Instrument Number A163668, a distance of 1,634.493 metres to the southeasterly limit of Shellard Lane;

THENCE south 50° 35′ west along the southeasterly limit of Shellard Lane 110.96 metres to the southeasterly production of the southerly limit of the lands described in Registered Instrument Number A37439 for the Township of Brantford;

THENCE westerly to and along the southerly limit of the lands of the said Ontario Water Resources to the easterly angle of the lands of the Ontario Water Resources described in Registered Instrument Number A37389;

ΓHENCE southwesterly and northwesterly along the southerly limits of the last mentioned lands to the southeasterly limit of Block 4 in the Kerr Tract in the Township of Brantford;

THENCE southwesterly along the southeasterly limit of the said Block 4 to the northeasterly limit of the lands of A. and M. House described in Registered Instrument Number A125471;

THENCE northwesterly along the northeasterly limit of the said lands of A. and M. House and the northwesterly prolongation thereof to the northwesterly limit of the right-of-way of the Canadian National Railway;

THENCE northeasterly along the northwesterly limit of the said Railway right-of-way to the westerly limit of the lands of Bruce Patterson described in Registered Instrument Number 39657;

THENCE northerly along the westerly limit of the lands of Bruce Patterson and the northerly prolongation thereof to the centre line of the King's Highway No. 53;

THENCE easterly along the centre line of the said Highway No. 53 to the westerly boundary of the City of Brantford;

THENCE southeasterly along the boundaries between the City of Brantford and the Township of Brantford to the point of commencement;

FIFTHLY, part of the Township of Brantford, commencing at the intersection of the easterly limit of Johnson Road and the southerly limit of the King's Highway No. 403;

THENCE easterly along the southerly limit of the said Highway No. 403 to the southerly limit of the right-of-way of the Toronto, Hamilton and Buffalo Railway;

THENCE westerly along the southerly limit of the said Railway right-of-way to the northerly prolongation of the easterly limit of Lot 15 as shown on Registered Plan No. 29;

Thence southerly to and along the easterly limit of the said Lot 15 to the southeasterly angle of the said Lot 15;

Thence southerly along the southerly prolongation of the easterly limit of the said Lot 15 to the middle of the main channel of the Grand River;

THENCE westerly along the middle of the said channel to the southeasterly angle of the City of Brantford;

THENCE northeasterly following along the boundaries between the City of Brantford and the Township of Brantford to the point of commencement;

SIXTHLY, part of Lots 26 and 27 in Concession II of the said Township of Brantford which, premising that all bearings herein are astronomic and referred to the bearing of the southern limit of the northern half of the said Lots being N. 77° 13′ 30″ E. shown on a Reference Plan deposited in the Land Registry Office for the

Registry Dvision of Brant (No. 2) as Plan 2R-1324, more particularly described as follows:

COMMENCING at the southeasterly angle of the north half of Lot 27 in Concession II of the Township of Brantford;

THENCE south 77° 13′ 30″ west along the southerly limit of the north half of Lots 27 and 26 a distance of 811.338 metres to the southwesterly angle of the north half of Lot 26;

THENCE north 16° 06' west along the said Lot a distance of 256.770 metres;

THENCE north 77° 13′ 30″ east 403.665 metres to a point in the western limit of the said Lot 27;

THENCE north 15° 55′ 30″ west 100 metres to a point;

THENCE north 77° 13′ 30″ east 90 metres to a point;

THENCE north 49° 51′ 20″ east 169.588 metres to a point;

THENCE north 77° 13′ 30″ east 160.078 metres to a point in the easterly limit of the said Lot 27:

THENCE south 16° 21′ 50″ east along the easterly limit of the said Lot, a distance of 435 metres to the point of commencement.

SCHEDULE B

AREAS TO BE ANNEXED TO THE CITY OF BRANTFORD ON THE 1ST DAY OF JANUARY, 1996

The portion of the Township of Brantford described as follows:

COMMENCING at the intersection of the left bank of the Grand River facing downstream and the centre line of the King's Highway No. 403;

THENCE easterly along the centre line of the said Highway No. 403 to the northeasterly limit of the right-of-way of the Canadian National Railway;

THENCE northwesterly along the northeasterly limit of the said Railway right-of-way to intersect a line parallel with and distant 45.720 metres measured southerly at right angles from the northerly limit of Concession II in the Township of Brantford:

THENCE westerly along the said parallel line to the easterly limit of Lot 18 in the said Concession II:

THENCE southerly along the easterly limit of Lot 18 to intersect a line parallel with and distant 121.920 metres measured southerly at right angles from the northerly limit of the said Concession II;

THENCE westerly along the said parallel line to the left bank of the Grand River facing downstream;

THENCE southerly along the said left bank to the point of commencement

SCHEDULE C

RESTRICTED TO AGRICULTURE AND RELATED USES AREA

That part of the Township of Brantford commencing at the northwest angle of Let . 4. Concession 1;

THENCE easterly along the south limit of Highways No. 5 and 99 to the middle line of Fairchilds Creek in Lot 46, Concession I;

THENCE following the middle line of Fairchilds Creek downstream through all its turnings to the boundary between the Township of Brantford and the Township of Onondaga;

THENCE westerly following said boundary to a point on the south limit of Old Onondaga Road, said point being on a line drawn at right angles to Old Onondaga Road and intersecting the north limit of Old Onondaga Road and its intersection with the west limit of an unnamed road allowance extending northerly into the John Westbrook Grant from Old Onondaga Road;

THENCE northerly at right angles from Old Onondaga Road to the point of intersection of the unnamed road allowance and the north limit of Old Onondaga Road:

THENCE north 10 degrees east 122.53 metres to a point;

THENCE south 77 degrees 23 minutes east 96.50 metres to a point;

THENCE north 26 degrees 45 minutes east 282.21 metres to a point;

THENCE north 62 degrees 48 minutes west 251.49 metres to a point;

THENCE north 63 degrees 40 minutes west 249.372 metres to a point;

THENCE north 64 degrees 6 minutes west 39.11 metres to a point;

THENCE north 25 degrees 54 minutes east to a point on the limit of the Grand River Conservation Authority flood plain for Fairchilds Creek;

Thence following said limit northeasterly to its point of intersection with the west limit of the Brant School Road;

THENCE northwesterly following the west limit of Brant School Road and its projection to the north side of the King's Highway No. 2;

THENCE easterly following the north limit of the said Highway No. 2 to the southwest angle of the Township Cemetery Plot in the Daniel Hawley Tract;

THENCE north following the west limit of the Township Cemetery Plot to the middle line of Fairchilds Creek;

Thence following the middle line of Fairchilds Creek upstream to a point distant 121.92 metres measured northerly at right angles from the northerly limit of Highway No. 2;

THENCE westerly parallel with the north limit of Highway No. 2 to a point distant 121.92 metres easterly from the east limit of Papple Road;

THENCE northerly parallel to Papple Road to the south limit of the Toronto, Hamilton and Buffalo Railway;

THENCE southwesterly along the south limit of the said Railway to its point of intersection with the west limit of the King's Highway No. 403;

THENCE following the west limit of the said Highway No. 403 and also the existing City boundary and its extension to the north limit of Lynden Road;

THENCE westerly along the north limit of Lynden Road to the southwest angle of Lot 42, Concession II, being the existing City boundary;

THENCE following the existing City boundary to the south limit of Powerline Road:

THENCE westerly along the south limit of Powerline Road to a point distant 79.86 metres east of the eastern boundary of Francis Street;

THENCE northerly at right angles 117.65 metres to a point;

THENCE westerly parallel with the north limit of Powerline Road to a point distant 91.44 metres measured easterly at right angles from the east limit of the King's Highway No. 24;

THENCE northerly parallel with Highway No. 24 to a point, said point being drawn on a line at right angles from the said Highway No. 24 and measured 620.77 metres northerly along the centreline of said road from the south limit of Powerline Road:

THENCE westerly at right angles from the said Highway No. 24, 91.44 metres to the east limit of the said Highway;

THENCE southerly along the easterly limit of the said Highway to the south limit of Powerline Road;

THENCE westerly following the south limit of Powerline Road to the northeast angle of Lot 27, Concession II;

THENCE south 16° 21′ 50″ east along the easterly limit of Lot 27 to a point distant 435 metres measured northerly therealong from the southeasterly angle of the north half of the said Lot:

THENCE south 77° 13′ 30″ west 160.078 metres to a point;

THENCE south 49° 51′ 20″ west 169.588 metres to a point;

THENCE south 77° 13′ 30″ west 90 metres to the westerly limit of Lot 27;

THENCE south 15° 55′ 30″ east along the said westerly limit 100 metres to a point:

THENCE south 77° 13′ 30″ west 403.665 metres to the westerly limit of Lot 26 in the said Concession II:

Thence south 16° 06′ east along the westerly limit of the said Lot, 256.77 metres to the southwesterly angle of the north half of the said Lot 26;

THENCE southerly along the west limit of Lot 26 to the centre line of the King's Highway No. 403;

THENCE westerly along the centre line of the said Highway 403 to the north limit of the Canadian National Railway line;

THENCE northwesterly along the northerly limit of the said Railway to a line parallel with and distant 45.72 metres measured southerly at right angles from the southerly limit of Powerline Road;

THENCE westerly and parallel with the southerly limit of Powerline Road to a point on the westerly limit of Oak Park Road;

Thence southerly along the westerly limit of Oak Park Road 76.20 metres to a point.

THENCE westerly parallel with the southerly limit of Powerline Road to the left bank of the Grand River facing downstream;

THENCE following the said left bank of the Grand River facing downstream through its various turnings to the existing City boundary and following the said boundary to a point that lies on the extension of the limit between Blocks 2 and 3 in the Kerr Tract, also being the existing City boundary;

THENCE following the existing City boundary southerly and westerly and continuing along the middle line of Oak Hill Drive to the southerly extension of the east limit of Jennings Road;

THENCE northerly along the east limit of Jennings Road to a point lying on the mid line of Concession IV;

THENCE westerly following the centre line of Concession IV to a point on the west limit of the Airport lands owned by the City of Brantford;

THENCE southerly along the west limit of the Airport lands and its extension to a point 121.92 metres south of the south limit of the King's Highway No. 53;

Thence easterly parallel with Highway No. 53 to a point on the centre line in Lot 15, Concession V;

THENCE southerly parallel with the west limit of Lot 15 to a point on the northerly limit of Block 1 in the Kerr Tract;

Thence easterly following the north limit of the Kerr Tract to the southeast angle of Lot 16, Concession V;

Thence northerly along the east limit of Lot 16, Concession V to a point in the southerly limit of the King's Highway No. 53;

Thence easterly along the southerly limit of the said Highway No. 53 to the westerly limit of Pleasant Ridge Road;

THENCE southerly along the west limit of Pleasant Ridge Road to the southerly limit of the Canadian National Railway right-of-way;

Thence northeasterly along the southeasterly limit of the said Railway to the northeasterly limit of the lands of A. and M. House described in Registered Instrument Number A125471;

Thence southeasterly along the northeasterly limit of the said lands to the northwesterly limit of Block 5 in the Kerr Tract;

Thence northeasterly along the northwesterly limit of the said Block 5 to the westerly angle of the lands of the Ontario Water Resources described in Registered Instrument Number A37389;

THENCE southeasterly along the southwesterly limit of the Ontario Water Resources described in Instrument numbers A37389 and A37439 to the northwesterly limit of Shellard Lane;

THENCE south 39° 25' east to the southeasterly limit of Shellard Lane;

THENCE north 50° 35′ east along the said southeasterly limit to the westerly angle of lands described in Registered Instrument Number A163668;

THENCE south 63° 11′ 45″ east along the southwesterly limit of the said lands 1,634.493 metres to the easterly limit of the lands of the Lake Erie and Northern Railway;

THENCE following the east limit of said railway to the easterly limit of Conklin Road:

THENCE southerly following the easterly limit of Conklin Road to the southerly limit of Mt. Pleasant Road;

Thence easterly along the southerly limit of Mt. Pleasant Road 244.75 metres to a point;

THENCE south 37 degrees 41 minutes east 489.45 metres to a point;

THENCE easterly in a straight line to the southwest angle of Registered Plan 966:

THENCE easterly following the southerly limit of said plan to the southeast angle of Registered Plan 966;

Thence northerly following the easterly limit of said plan and its extension to the middle line of the Grand River;

THENCE following the middle line of the Grand River downstream through all its turnings to a point distant 152.4 metres measured southerly at right angles from the southerly limit of Blossom Avenue;

THENCE following a line parallel with and distant 152.4 metres from the southerly limit of Blossom Avenue and its proposed extension from Mt. Pleasant Road to Pleasant Ridge Road to a point on the westerly limit of Pleasant Ridge Road;

THENCE following a line parallel with and distant 152.4 metres from the southerly limit of Arthur Road to a point on the east limit of the King's Highway No. 24;

THENCE northerly following the easterly limit of the said Highway No. 24 to the northerly limit of Robinson Road;

THENCE easterly along the northerly limit of Robinson Road to the easterly limit of Pottruff Road;

THENCE northerly along the easterly limit of Pottruff Road to the southerly limit of Powerline Road;

Thence easterly following the south limit of Powerline Road to the southwest angle of Lot 24, Concession I;

THENCE northerly along the west limit of Lot 24 to the point of commencement.

SAVING AND EXCEPTING all those lands described as Lot 22 in Registered Plan 594

SCHEDULE D

MUTUAL PLANNING ADVISORY COMMITTEE AREA

at NORTH

COMMENCING at the northeast angle of Lot 40, Concession II;

THENCE westerly along the south side of Powerline Road to a point 79.86 metres easterly of the easterly limit of Francis Street;

THENCE northerly at right angles 117.65 metres to a point;

THENCE westerly parallel with the north limit of Powerline Road to a point distant 91.44 metres from the easterly limit of the King's Highway No. 24;

THENCE northerly and parallel with the said Highway No. 24 to a point, the said point being drawn on a line at right angles from the said Highway No. 24 distant 620.27 metres measured northerly from the centreline of said road from the south limit of Powerline Road:

THENCE westerly at right angles from the said Highway No. 24, 91.44 metres to the easterly limit of said Highway;

 $\label{thm:thm:ce} \mbox{Thence southerly along said easterly limit to the southerly limit of Powerline Road;}$

THENCE westerly following the southerly limit of Powerline Road to the northwest angle of Lot 28 in Concession II;

THENCE south 16° 21′ 50″ east along the easterly limit of Lot 27 to a point distant 435.00 metres measured northerly therealong from the southeasterly angle of the north half of the said Lot:

THENCE south 77° 13′ 30″ west 160.078 metres to a point;

THENCE south 49° 51′ 20″ west 169.588 metres to a point;

THENCE south 77° 13′ 30″ west 90.00 metres to the westerly limit of Lot 27;

Thence south 15° 55′ 30″ east along the said westerly limit 100.00 metres to a point;

Thence south 77° 13' 30" west 403.665 metres to the westerly limit of Lot 26 in the said Concession II;

THENCE south 16° 06′ east along the westerly limit of the said Lot, 256.77 metres to the southwesterly angle of the north half of the said Lot 26;

Thence easterly to the southeast angle of the north half of Lot 28 in Concession II;

THENCE easterly following the existing City boundary to a point distant 336.71 metres more or less west of the western limit of the King's Highway No. 24 as widened;

THENCE southerly and parallel with the westerly limit of Lot 30 in Concession II, 314.0 metres more or less to a point;

THENCE easterly on a bearing of north 77 degrees 00 minutes east 140.74 metres to a point;

THENCE northerly on a bearing of north 15 degrees 39 minutes west 60.56 metres to a point;

THENCE easterly on a bearing of north 76 degrees 53 minutes east 100.22 metres to a point;

THENCE northerly on a bearing of north 14 degrees 25 minutes west 19.93 metres to a point;

THENCE easterly on a bearing of north 77 degrees 4 minutes east 95.28 metres more or less to a point on the westerly limit of the said Highway No. 24 as widened, said point being in the boundary between the City of Brantford and the Township of Brantford;

THENCE southerly and easterly following the existing City Boundary along its various courses and distances to its point of intersection with the southeasterly angle of the Rosewood Garden Subdivision Plan being the southeasterly angle of Lot 10, Registered Plan 1521;

THENCE following the former City-Township boundary prior to the 1974 annexation to its point of intersection with the existing City boundary (Garden Avenue):

THENCE continuing southerly along the existing boundary to its point of intersection with the centreline of the Grand River;

THENCE along the middle line of the Grand River downstream to its point of intersection with the boundary between the Township of Onondaga and the Township of Brantford;

THENCE following said boundary through its various courses and distances to a point on the south limit of Old Onondaga Road, said point being on a line drawn at right angles from Old Onondaga Road and intersecting the northerly limit of Old Onondaga Road and its intersection with the westerly limit of an unnamed road allowance extending northerly into the John Westbrook Grant from the Old Onondaga Road;

THENCE northerly at right angles from the Old Onondaga Road to the point of intersection of the unnamed road allowance and the northerly limit of Old Onondaga Road;

THENCE north 10 degrees east 122.53 metres to a point;

THENCE south 77 degrees 23 minutes east 96.50 metres to a point;

THENCE north 26 degrees 45 minutes east 282.21 metres to a point;

THENCE north 62 degrees 48 minutes west 251.49 metres to a point;

THENCE north 63 degrees 40 minutes west 249.37 metres to a point;

THENCE north 64 degrees 6 minutes west 39.11 metres to a point;

THENCE north 25 degrees 54 minutes east to a point on the limit of the Grand River Conservation Authority Flood Plain for Fairchilds Creek;

THENCE following said limit northeasterly to its point of intersection with the westerly limit of Brant School Road;

THENCE following the westerly limit of Brant School Road and its projection to the north side of the King's Highway No. 2;

THENCE easterly following the north limit of the said Highway No. 2 to the southwest angle of the Township Cemetery Plot in the Daniel Hawley Tract;

THENCE north following the west limit of the Township Cemetery Plot to the middle line of Fairchilds Creek;

THENCE following the middle line of Fairchilds Creek upstream to a point distant 121.92 metres measured northerly at right angles from the northerly limit of the said Highway No. 2;

THENCE westerly parallel to the north limit of King's Highway No. 2 to a point distant 121.92 metres easterly from the easterly limit of Papple Road;

THENCE northerly parallel to Papple Road to the south limit of the Toronto, Hamilton and Buffalo Railway;

THENCE southwesterly along the southerly limit of the said Railway to the westerly limit of the King's Highway No. 403;

THENCE following the west limit of the said Highway 403 and also the existing City boundary and its extension to the north limit of Lynden Road;

THENCE westerly along the northerly limit of Lynden Road to the existing City boundary;

THENCE following said boundary to the point of commencement.

b) NORTHWEST

COMMENCING at the intersection of a line between Lots 25 and 26 in Concession II and the centre line of the King's Highway No. 403;

THENCE westerly along the centre line of the said Highway No. 403 to the northerly limit of the Canadian National Railway right-of-way;

THENCE northwesterly along the northerly limit of the said Canadian National Railway to its point of intersection with a line drawn at right angles from the south limit of Powerline Road and distant 45.72 metres measured east-westerly therefrom:

THENCE westerly and parallel to the south limit of Powerline Road to a point on the west limit of Oak Park Road;

Thence southerly along the west limit of Oak Park Road 76.2 metres to a point;

THENCE westerly parallel with the southerly limit of Powerline Road to the left bank of the Grand River facing downstream;

THENCE following the left bank of the Grand River downstream through its various turnings to its point of intersection with the existing City boundary being also the limit between Lots 25 and 26 in Concession III;

THENCE northerly along said boundary to the point of commencement.

c) SOUTHWEST

COMMENCING at a point in the mid line of the Grand River and its intersection with the extension of the limit between Blocks 2 and 3 in the Kerr Tract, also being the existing City boundary;

THENCE following the existing City boundary southerly and westerly and continuing along the middle line of Oak Hill Drive to the southerly extenstion of the east limit of Jennings Road;

Thence northerly along the east limit of Jennings Road to a point lying on the mid line of Concession IV;

THENCE westerly following the centre line of Concession IV to a point on the west limit of the Airport lands owned by the City of Brantford;

THENCE southerly along the west limit of the Airport lands and its extension to a point 121.92 metres south of the south limit of the King's Highway No. 53;

THENCE easterly parallel with Highway No. 53 to a point on the centre line in Lot 15, Concession V;

THENCE southerly parallel with the west limit of Lot 15 to a point on the northerly limit of Block 1 in the Kerr Tract;

THENCE easterly following the north limit of the Kerr Tract to the southeast angle of Lot 10, Concession V;

THENCE northerly along the east limit of Lot 16, Concession V to a point in the southerly limit of the King's Highway No. 53;

THENCE easterly along the southerly limit of the said Highway No. 53 to the westerly limit of Pleasant Ridge Road;

THENCE southerly along the west limit of Pleasant Ridge Road to the southerly limit of the Canadian National Railway right-of-way;

THENCE northeasterly along the southeasterly limit of the said Railway to northeasterly limit of the lands of A. and M. House described in Registered Instrument Number A125471:

THENCE southeasterly along the northeasterly limit of the said lands to the northwesterly limit of Block 5 in the Kerr Tract;

THENCE northeasterly along the northwesterly limit of the said Block 5 to the westerly angle of the lands of the Ontario Water Resources described in Registered Instrument Number A37389;

THENCE southeasterly along the southwesterly limit of the Ontario Water Resources described in Instrument Number A37389 and A37439 to the northwesterly limit of Shellard Lane;

THENCE south 39° 25' east to the southeasterly limit of Shellard Lane;

THENCE north 50° 35′ east along the said southeasterly limit to the westerly angle of lands described in Registered Instrument Number A163668;

THENCE south 63° 11′ 45″ east along the southwesterly limit of the said lands 1,634.493 metres to the easterly limit of the lands of the Lake Erie and Northern Railway:

THENCE following the easterly limit of said railway to its point of intersection with the easterly limit of Conklin Road;

THENCE southerly following the east limit of Conklin Road to the southerly limit of Mt. Pleasant Road:

THENCE easterly along the southerly limit of Mt. Pleasant Road 244.75 metres to a point,

THENCE south 37 degrees 41 minutes east 489.45 metres to a point;

 $\label{eq:continuous} \mbox{\sc ihence easterly in a straight line to the southwest angle of Registered Plan 966:}$

THENCE easterly following the southern limit of said plan to the southeast angle of Registered Plan 966;

THENCE northerly following the east limit of said plan and its extension to the middle line of the Grand River;

THENCE following the existing City boundary to the north limit of Bell Lane;

THENCE northwesterly in a straight line to the point of intersection of the Canadian National Railway right-of-way and Colborne Street West;

THENCE due north to the middle line of the Grand River;

Thence following the middle line of the Grand River upstream to the point of commencement.

And together with all those lands described as Lot 22 in Registered Plan 594.

CHAPTER 44

An Act to vest Certain Lands in The Regional Municipality of Ottawa-Carleton

Assented to June 19th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. In this Act, "Regional Corporation" means The Regional Interpretation Municipality of Ottawa-Carleton.
- 2. The lands and the interests therein described in Schedules Lands vested in A, B and C are hereby vested in the Regional Corporation and the Regional Corporation is entitled to possession thereof.
- **3.**—(1) The Regional Corporation shall pay to the owner of the Compensation lands mentioned in Schedules A, B and C such compensation therefor as may be agreed upon.
- (2) Where the Regional Corporation and the owner fail to agree Application on the amount of compensation to be paid, either the Regional Compensation Corporation or the owner may apply to the Land Compensation Board Board to determine the amount of compensation and the Board shall, in accordance as nearly as may be with the provisions of *The Expropriations Act*, determine the compensation to be paid and the Board's determination is final.
- **4.** This Act comes into force on the day it receives Royal Commence-Assent.
- **5.** The short title of this Act is The Regional Municipality of Short title Ottawa-Carleton Land Acquisition Act, 1980.

SCHEDULE A

Lands vested in fee simple.

All and Singular that certain parcel or tract of land and premises situate, lying and being in the City of Ottawa, in The Regional Municipality of Ottawa-Carleton, and Province of Ontario, and being composed of all that portion of Lot "G" in Concession "D", Rideau Front, formerly in the Township of Nepean, and now in the City of Ottawa, designated as Parts 1, 2, 4, 5, 7 and 8 on a Plan deposited in the Registry Office for the Registry Division of Ottawa-Carleton (No. 5) as \$R.5000

SUBJECT TO an easement as set out in Instrument Number 498339, registered in the said Registry Office, over the said Parts 5 and 8, and

SUBJECT TO a right-of-way as set out in the said Instrument Number 498339 over the said Parts 7 and 8.

SCHEDULE B

Lands on, over and under which a permanent easement is vested for the construction, maintenance, operation and repair of underground storm and sanitary sewers.

ALL AND SINGULAR that certain parcel or tract of land and premises situate, lying and being in the City of Ottawa, in The Regional Municipality of Ottawa-Carleton, and Province of Ontario, and being composed of all that portion of Lot "G" in Concession "D", Rideau Front, formerly in the Township of Nepean, and now in the City of Ottawa, designated as Parts 3 and 6 on a Plan deposited in the Registry Office for the Registry Division of Ottawa-Carleton (No. 5) as 5R-5009.

SCHEDULE C

Lands on, over and under which a temporary easement is vested for construction purposes to facilitate the construction of a transit way on the lands described in Schedules A and B until such construction has been completed.

ALL AND SINGULAR that certain parcel or tract of land and premises situate, lying and being in the City of Ottawa, in The Regional Municipality of Ottawa-Carleton, and Province of Ontario, and being composed of all that portion of Lot "G" in Concession "D", Rideau Front, formerly in the Township of Nepean, and now in the City of Ottawa, designated as Parts 1 and 2 on a Plan deposited in the Registry Office for the Registry Division of Ottawa-Carleton (No. 5) as 5R-5015 and Parts 3 and 6 on a Plan deposited in the Registry Office for the Registry Division of Ottawa-Carleton (No. 5) as 5R-5009.

CHAPTER 45

An Act respecting the Police Village of St. George

Assented to June 19th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- **1.** Effective the 1st day of July, 1980, the area of the Police Area Village of St. George is increased by adding to it the lands described in the Schedule hereto.
- 2. Notwithstanding the provisions of *The Municipal Elec-* No election sact, 1977, there shall not be a general election in the year in 1980 1980 for the purpose of electing trustees for the Police Village of 1977, c. 62 St. George.
- **3.** The trustees of the Police Village of St. George in office on Trustees the 30th day of November, 1980 shall continue in office until the in office 31st day of December, 1980.
- **4.** The Police Village of St. George is dissolved on the 1st day Police Village of January, 1981.
- **5.**—(1) In this section, "Commission" means The Hydro-Interpretation Electric Commission of South Dumfries established under subsection 2.
- (2) A hydro-electric commission, to be known as The Hydro-Commission of South Dumfries, is hereby established for the area of the Police Village of St. George as it existed on the 31st day of December, 1980.
- (3) The Commission shall be deemed to be a commission estab-Application of R.S.O 1970. lished under Part III of *The Public Utilities Act* and shall be c. 390, deemed to be a local board of the Township of South Dumfries.
- (4) The Commission shall consist of the reeve of the Township Composition of South Dumfries, who shall be an *ex officio* member, and three Commission, other members appointed by the council of the said Township office

from among the persons eligible to be elected to municipal office who reside in the area served by the Commission and a member of the Commission shall hold office for the same term as the members of council or until his successor is appointed.

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(5) Notwithstanding subsection 4, for the term ending on the 30th day of November, 1982, the members of the Commission shall be the reeve of the Township of South Dumfries, who shall be an *ex officio* member, and the Trustees of the Police Village of St. George in office on the 31st day of December, 1980.

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(6) A member of the Commission is not disqualified to be elected as a member of a municipal council or to sit on or vote therein only by reason of being a member of the Commission.

Assets and habilities transferred to Commission (7) All the assets and liabilities of and pertaining to the hydroelectric distribution system of the Police Village of St. George as it existed on the 31st day of December, 1980 shall be assumed on the 1st day of January, 1981 by the Commission.

Urban service area established **6.** The area of the Police Village of St. George as it existed on the 31st day of December, 1980 is hereby established as an urban service area for the provision of garbage collection, street lighting, sidewalks and sewer and water services.

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7. For the purposes of every Act, the dissolution provided for in section 4 and the establishment of the urban service area provided for in section 6 shall be deemed to have been effected by orders of the Ontario Municipal Board not subject to section 42 of *The Ontario Municipal Board Act* or to petition or appeal under section 94 or 95 of that Act, pursuant to applications made under section 25 of *The Municipal Act* and, subject to the provisions of this Act, the Ontario Municipal Board, upon the application of the Township of South Dumfries or any local board thereof or of its own motion, may exercise its powers consequent upon such dissolution or establishment, and sections 94 and 95 of *The Ontario Municipal Board Act* do not apply to decisions or orders made in the exercise of such powers.

Crepnencement **8.**—(1) This Act, except sections 5 and 6, comes into force on the day it receives Royal Assent.

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(2) Sections 5 and 6 come into force on the 1st day of January, 1981.

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9. The short title of this Act is *The Police Village of St. George Act, 1980.*

SCHEDULE

THAT portion of the Township of South Dumfries described as follows:

Commencing at a point in the easterly limit of Lot 6 in Concession II of the Township of South Dumfries distant 56.327 metres measured southerly therealong from the northeasterly angle of the said Lot 6;

THENCE southerly along the easterly limit of the said Lot 6 a distance of 600.87 metres to the northerly angle of Part 1 as shown on a Plan deposited in the Land Registry Office for the Land Registry Division of Brant (No. 2) as Number 2R-1248;

THENCE southeasterly along the northeasterly limit of the said Part 1 a distance of 205.167 metres to the line between the north and south half of Lot 5 in the said Concession II;

THENCE southerly along the easterly limit of Part 2 as shown on the said Plan Numbered 2R-1248 to the southerly limit of the said Part 2;

THENCE westerly along the southerly limit of the said Part 2 to the easterly limit of the said Lot 6;

THENCE southerly along the easterly limit of the said Lot 6 to the easterly prolongation of the southerly limit of a Plan registered in the said Land Registry Office as Number 81;

THENCE westerly along the easterly prolongation of the southerly limit of the said Plan Number 81 to the southeasterly angle of the said Plan;

THENCE northerly along the easterly limit of the said Plan Number 81 to the northeasterly angle of Block R as shown on the said Plan Number 81;

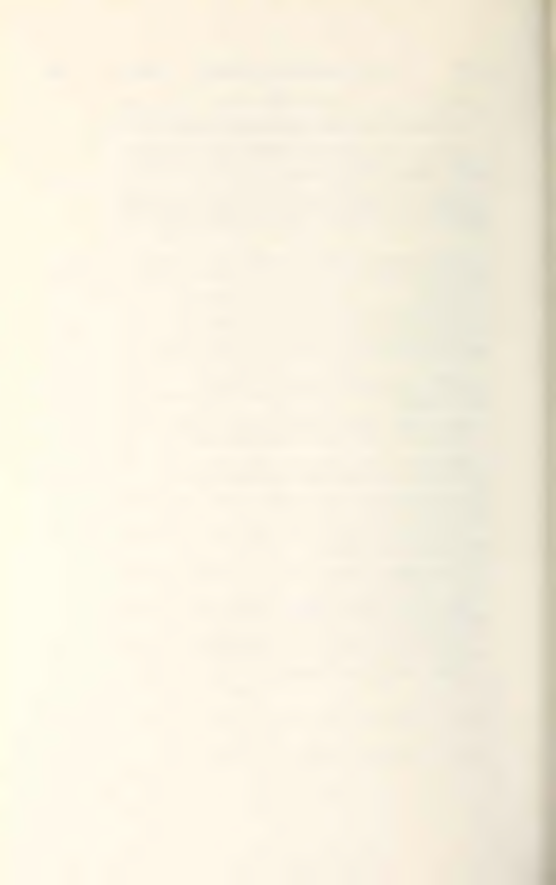
Thence northerly and parallel with the westerly limit of the said Lot 6 a distance of 438.159 metres to a point;

THENCE easterly and parallel with the northerly limit of the said Lot 6 a distance of 65.242 metres to a point;

Thence northerly 150.69 metres to the southwesterly angle of Lot 2, Block T as shown on the said Plan Number 81;

THENCE easterly along the southerly limit of the said Lot 2 of the said Block T to the southeasterly angle of the said Lot 2;

THENCE easterly and parallel with the northerly limit of Lot 6 in the said Concession II a distance of 213.275 metres to the point of commencement.



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CHAPTER 46

An Act to amend The Public Vehicles Act

Assented to June 19th, 1980

TER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Section 1 of The Public Vehicles Act, being chapter 392 of the s. 1, Revised Statutes of Ontario, 1970, as amended by the Statutes of Ontario, 1971, chapter 50, section 74 and 1977, chapter 32, section 1, is further amended by relettering clause aa as clause ab and by adding thereto the following clause:
 - (aa) "bus" means a bus as defined in *The Highway Traffic* R.S.O. 1970, Act.
- 2. Section 2 of the said Act, as amended by the Statutes of Ontario, 8-2. 1971, chapter 50, section 74, is repealed and the following substituted therefor:
 - 2.—(1) Notwithstanding the provisions of any private Act, no Operating person shall operate a public vehicle, required
 - (a) except under an operating licence; or
 - (b) in contravention of the terms and conditions of the operating licence.
 - (2) No person shall arrange or offer to arrange the transporta- Arranging tion of passengers by means of a public vehicle operated by transportation another person unless that other person is the holder of an operating licence authorizing him to perform the transportation.
 - 2a.—(1) No person, while transporting passengers therein for Transporting compensation or otherwise, shall operate a leased bus that has a bus designed seating capacity for more than thirty-five passengers unless.
 - (a) the bus is leased to him for a term of not less than twenty-two days under a lease that is not terminable within the first twenty-two days of its term; or

(b) the bus is operated solely within the corporate limits of one urban municipality.

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(2) No person shall lease out a bus that has a designed seating capacity for more than thirty-five passengers under a lease that has a term of less than twenty-two days or is terminable within the first twenty-two days of its term unless he obtains from the lessee a declaration in the prescribed form that the bus is to be operated solely within the corporate limits of one urban municipality.

Interpre-

(3) The chartering of a bus and driver by the holder of an operating licence from another holder of an operating licence does not constitute the leasing of a bus for the purposes of this section.

Offence

- 2b.—(1) Every person who contravenes subsection 1 of section 2 or any provision of section 2a is guilty of an offence and on conviction is liable,
 - (a) for a first offence, to a fine of not less than \$250 and not more than \$5,000; and
 - (b) for each subsequent offence, to a fine of not less than \$500 and not more than \$5,000.

Subsequent offence within fiveyear period (2) Where a person who has previously been convicted of an offence mentioned in subsection 1 is convicted of the same or any other offence mentioned in subsection 1 within five years after the date of the previous conviction, the offence for which he is last convicted shall be deemed to be a subsequent offence for the purpose of clause b of subsection 1.

s. 3, amended **3.** Section 3 of the said Act, as re-enacted by the Statutes of Ontario, 1971, chapter 50, section 74, is amended by adding thereto the following subsections:

Special authority

(6) Where the Minister is of the opinion that public necessity and convenience will be served thereby, he may grant to the holder of an operating licence a special authority that augments his operating licence to the extent set out in the special authority, subject to the terms and conditions therein, for a period not exceeding seven days.

Act, etc., continues to apply (7) The provisions of this Act, except sections 4 and 10, and the regulations and the terms and conditions of the licensee's operating licence shall continue to apply during the period of validity of the special authority to the extent that they are not inconsistent therewith.

Delegation by Minister (8) The Minister may delegate to a member or members of the Board his powers under subsection 6.

- 4.—(1) Subsection 1 of section 4 of the said Act, as re-enacted by the s. 4 (1), Statutes of Ontario, 1971, chapter 50, section 74, is amended by striking out "in the prescribed form" in the third line and inserting in lieu thereof "on the form provided therefor by the Ministry".
 - (2) Subsection 2 of the said section 4 is amended by striking out s. 4 (2), "or" at the end of clause a, by adding "and" at the end of clause b and by adding thereto the following clause:
 - (c) prescribe that a licence expire at the end of a specified term, upon a specified day or upon the occurrence of a specified event.
 - (3) The said section 4 is amended by adding thereto the following s. 4, amended subsection:
 - (4) Where a certificate issued by the Board under this section is Where revoked or amended, the operating licence issued as a result of revoked or that certificate shall be revoked or amended accordingly, and the amended revocation or amendment of the licence shall be effective on the fifth day after the day notice of the revocation or amendment is mailed by registered mail addressed to the licensee at his last known address.

- 5.—(1) Subsection 1 of section 5 of the said Act, as re-enacted by the s. 5 (1), Statutes of Ontario, 1971, chapter 50, section 74, is amended by striking out "in the prescribed form" in the third line and inserting in lieu thereof "on the form provided therefor by the Ministry".
 - (2) Subsection 2 of the said section 5 is amended by inserting after \$5.5(2), amended "hearing" in the third line "as required by The Ontario Highway Transport Board Act".
- **6.**—(1) Subsection 1 of section 6 of the said Act, as re-enacted by the s. 6 (1), Statutes of Ontario, 1971, chapter 50, section 74, is amended by inserting after "licence" in the first line "for which a day for expiry has not been fixed".
 - (2) The said section 6 is amended by adding thereto the following s o. subsection:
 - (3) Subsections 1 and 2 do not apply to an operating licence that Where by its terms expires at the end of a specified term, upon a specified do not apply day or upon the occurrence of a specified event.

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- 7. Section 9a of the said Act, as enacted by the Statutes of Ontario, 1971, chapter 50, section 74, is amended by adding thereto the following clause:
 - (ba) where the past conduct of the applicant or licensee, or, where the applicant or licensee is a corporation, of its officers or directors, affords reasonable grounds for belief that the transportation service will not be operated in accordance with the law and with honesty and integrity.

8.—(1) Subsection 1 of section 9*c* of the said Act, as enacted by the Statutes of Ontario, 1971, chapter 50, section 74, is amended by striking out "in the prescribed form" in the third line and inserting in lieu thereof "on the form provided therefor by the Ministry".

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(2) Subsection 2 of the said section 9c is repealed and the following substituted therefor:

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(2) No vehicle licence shall be issued for a public vehicle except to the holder of an operating licence who,

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- (a) is registered as the owner of the vehicle under *The Highway Traffic Act*; or
- (b) has entered into an agreement for the lease of the vehicle in accordance with this Act and the regulations.

 9. Subsection 2 of section 9*e* of the said Act, as enacted by the Statutes of Ontario, 1971, chapter 50, section 74, is amended by striking out "number" in the third line and inserting in lieu thereof "plate".

e Wr. Journalisters **10.** Section 9*f* of the said Act, as enacted by the Statutes of Ontario, 1971, chapter 50, section 74, is amended by striking out "registered as owner of the vehicle under *The Highway Traffic Act*" in the third and fourth lines and inserting in lieu thereof "eligible to be issued a licence under subsection 2 of section 9*c*".

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11. Subsection 2 of section 11 of the said Act, as re-enacted by the Statutes of Ontario, 1971, chapter 50, section 74, is amended by inserting after "hearing" in the second line "as required by *The Ontario Highway Transport Board Act*".

i 14 armeniled **12.** Section 13 of the said Act is amended by striking out "or operator" in the first line.

s 14 arcenilec **13.** Section 14 of the said Act is amended by striking out "or operator" in the first line.

14. Section 22a of the said Act, as enacted by the Statutes of Ontario, 8, 22a, 1971, chapter 50, section 74, is repealed and the following substituted therefor:

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22a.—(1) A member of the Ontario Provincial Police Force or Stopping an officer of the Ministry may, for the purpose of an examination examination in accordance with subsection 2, direct, by signals or otherwise, the driver of any bus that is being driven on a highway to stop, and the driver upon being so directed shall stop the vehicle.

(2) A member of the Ontario Provincial Police Force or an Examination officer of the Ministry may at any time examine any bus, its contents and equipment for the purpose of ascertaining whether this Act and the regulations are being complied with in the operation of the bus, and the driver or other person in control of the bus shall assist in the examination of the bus, its contents and equip-

(3) Where a leased bus is being operated on a highway for the Production purpose of transporting passengers, the lease, or a true copy thereof, shall be carried by the driver of the bus or placed in some readily accessible position in the bus and shall be surrendered for reasonable inspection upon the demand of a member of the Ontario Provincial Police Force or an officer of the Ministry.

(4) An officer of the Ministry may at any time examine all Examination books, records and documents of the holder of an operating licence etc., of relating to the business of operating public vehicles for the purpose holder of of ensuring that the provisions of this Act and the regulations are licence being complied with and such officer may, for the purposes of such examination, upon producing his designation as an officer, enter at any reasonable time the business premises of the holder.

- **15.** Section 23 of the said Act is repealed and the following substituted s. 23, re-enacted therefor:
 - 23.—(1) Every person who contravenes any of the provisions Offences of this Act or the regulations is guilty of an offence and on conviction, where a penalty for the contravention is not otherwise provided for herein, is liable to a fine of not less than \$150 and not more than \$1,500.
 - (2) Every person who knowingly makes a false statement in an Idem application, declaration, affidavit or paper writing required by this Act or by the regulations or by the Ministry is guilty of an offence and on conviction is liable to a fine of not less than \$50 and not more than \$200 or to imprisonment for a term of not more than thirty days, or to both.

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- 16.—(1) Clause a of section 25 of the said Act, as re-enacted by the Statutes of Ontario, 1971, chapter 50, section 74, is repealed and the following substituted therefor:
 - (a) prescribing forms for the purposes of this Act and providing for their use;
 - (b) governing the application for a licence or for a renewal or transfer of a licence and prescribing classes of licences.

- 5 25 (1),
- (2) Clause *l* of the said section 25 is repealed and the following substituted therefor:
 - (1) defining chartered trips, special trips, scheduled services and school buses, and prescribing special terms and conditions with respect to such trips or buses and regulating such trips or services.
- (3) The said section 25, as amended by the Statutes of Ontario, 1971, chapter 50, section 74, is further amended by adding thereto the following clauses:
 - (h) governing the material and information to be filed with tariffs of tolls filed under this Act;
 - (n) providing for the payment of fees for copies of or access to any writing, paper or document filed in the Ministry under this Act or the regulations or any statement containing information from the records of the Ministry and prescribing the amount of such fees;
 - (*o*) prescribing terms that shall be deemed to be incorporated into all leases referred to in sections 1*a* and 9*c*.

- Jn amended
- **17.** Subsection 1 of section 26 of the said Act, as enacted by the Statutes of Ontario, 1978, chapter 23, section 1, is amended by striking out "application or reference is made" in the seventh line and inserting in lieu thereof "hearing or review is commenced".
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- 18. This Act comes into force on the day it receives Royal Assent.
- Sourt title
- **19.** The short title of this Act is *The Public Vehicles Amendment Act*, 1980.

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CHAPTER 47

An Act to amend The Game and Fish Act

Assented to November 14th, 1980

TER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Section 1 of *The Game and Fish Act*, being chapter 186 of the s. 1. Revised Statutes of Ontario, 1970, as amended by the Statutes of Ontario, 1971, chapter 30, section 1 and 1973, chapter 108, section 1, is further amended by renumbering paragraph 1 as paragraph 1a, by renumbering paragraph 1a as paragraph 1c and by adding thereto the following paragraphs:
 - 1. "amphibian" means any species of Amphibia that the Lieutenant Governor in Council declares to be an amphibian and includes any part and the eggs of such species.
 - 1b. "body-gripping trap" means a trap designed to capture an animal by seizing and holding the animal by any part of its body but does not include a trap designed to capture a mouse or a rat.
 - (2) Paragraph 2 of the said section 1 is repealed.

s. 1, par '... repealed

- (3) The said section 1 is further amended by adding thereto the s. 1. amended following paragraph:
 - 16a. "leg-hold trap" means a trap designed to capture an animal by seizing and holding the animal by the leg or foot.
- (4) Paragraph 20 of the said section 1 is repealed and the following s. 1, par 20, re-enacted substituted therefor:
 - 20. "officer" means a conservation officer or a deputy conservation officer and includes a member of the Royal

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Canadian Mounted Police Force, a member of a police force appointed under *The Police Act* and any other person authorized to enforce this Act.

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- (5) The said section 1 is further amended by adding thereto the following paragraphs:
 - 25a. "power-boat" means any device that is capable of floating and to which is affixed a motor as a means of propulsion and includes any floating device towed by a power-boat.

- 27a. "reptile" means any species of Reptilia that the Lieutenant Governor in Council declares to be a reptile and includes any part and the eggs of such species.
- (6) Paragraph 30 of the said section 1 is repealed and the following substituted therefor:
 - 30. "trap" means a spring trap, body-gripping trap, leg-hold trap, gin, deadfall, snare, box or net used to capture an animal, and "trapping" has a corresponding meaning.

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- **2.**—(1) Clause *b* of subsection 1 of section 2 of the said Act is repealed and the following substituted therefor:
 - (b) to a person taking or destroying any animal, other than a caribou, deer, elk or moose or an animal protected under The Endangered Species Act, 1971, by any means that do not cause unnecessary suffering and at any time on his own land where he finds such animal damaging or destroying his property or, on reasonable grounds, he believes such animal is about to damage or destroy his property.

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(2) The said section 2, as amended by the Statutes of Ontario, 1971, chapter 30, section 2, is further amended by adding thereto the following subsection:

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(3) Notwithstanding subsection 1, this Act applies to domestic animals and to persons referred to in clause b of subsection 1 in respect of the restrictions in section 29a on the use of body-gripping traps and leg-hold traps.

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3. Subsection 2 of section 7 of the said Act is repealed and the following substituted therefor:

conservation officers (2) The Minister may appoint deputy conservation officers in and for any part of Ontario.

- 4. Section 16 of the said Act is repealed and the following substituted s. 10. therefor:
 - 16.—(1) An officer may, without a warrant, seize any vessel, Seizure of vehicle, aircraft, implement, appliance, material, container, goods, equipment, game or fish where the officer on reasonable grounds believes that.

- (a) the vessel, vehicle, aircraft, implement, appliance, material, container, goods or equipment has been used in connection with the commission of an offence against this Act:
- (b) the game or fish or any part thereof has been hunted, taken, killed, transported, bought, sold or had in possession contrary to any provision of this Act or the regulations: or
- (c) the game or fish or part thereof has been intermixed with any game or fish referred to in clause b.
- (2) Subject to subsections 4, 5 and 6, any thing seized under Custody of subsection 1 shall be delivered into the custody of such person as seized the Minister directs for safekeeping pending the conclusion of any investigation or the disposition by a court of any charge laid as a result of the investigation.

(3) Where.

Disposition of property

- (a) no charge is laid at the conclusion of an investigation; or no charges are laid, etc.
- (b) any charge that has been laid is withdrawn or dismissed,

any thing seized under subsection 1, other than game or fish that has been disposed of under subsection 4, shall be returned to the person from whom it was seized or to his personal representative.

(4) Where, in the opinion of the person having custody of any Disposition game or fish seized under subsection 1, such game or fish will rot, property spoil or otherwise perish, that person may dispose of the game or seized fish by donation to any charitable organization.

(5) Where the ownership of any implement, appliance, materi- Disposition al, container, goods, equipment, game or fish seized under subsection 1 cannot, at the time of seizure, be ascertained, such implement, appliance, material, container, goods, equipment, game or fish is, upon the seizure thereof, forfeited to the Crown in right of Ontario as represented by the Minister and may be disposed of as the Minister directs.

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(6) Where a person is convicted of an offence against this Act, the court, in addition to any fine imposed, may order that any vessel, vehicle, aircraft, implement, appliance, material, container, goods, equipment, game or fish seized under subsection 1 be forfeited, and upon such order being made, such vessel, vehicle, aircraft, impliment, appliance, material, container, goods, equipment, game or fish ordered to be forfeited is forfeited to the Crown in right of Ontario as represented by the Minister and may be disposed of as the Minister directs.

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5. Section 17 of the said Act is repealed and the following substituted therefor:

Hunting or trapping

- 17.—(1) Except with the written authority of the Minister and subject to such terms and conditions as he may impose, no person shall.
 - (a) hunt for hire, gain or reward, or hope thereof, or employ, hire or, for valuable consideration, induce any other person to hunt; or
 - (b) trap for hire, gain or reward, or hope thereof, or employ, hire or, for valuable consideration, induce any other person to trap.

Exception

(2) Clause b of subsection 1 does not apply to the holder of a licence to hunt or trap fur-bearing animals or a person who is nominated by the holder of the licence in accordance with the regulations to trap in his stead.

5. 19. amended **6.** Section 19 of the said Act is amended by striking out "\$1,000" in the sixth line and inserting in lieu thereof "\$5,000".

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7. Section 21 of the said Act is amended by adding thereto the following subsection:

Hunting from a almost vehicle or power-boa (2a) Notwithstanding clause a of subsection 1 and subsection 2, if the Minister is satisfied that the holder of a licence to hunt is incapable of walking and is thereby required to use a wheelchair or other similar means of locomotion, he may in writing authorize that person to have a loaded fire-arm in or on, and to discharge a loaded fire-arm from, a vehicle or power-boat that is not in motion.

j i re-enacted **8.** Section 24 of the said Act is repealed and the following substituted therefor:

Exception raccoon hunting 24. Subject to section 21 and notwithstanding section 23, the holder of a licence to hunt raccoon at night may possess or use a fire-arm of a calibre or type prescribed in the regulations and a light for the purpose of hunting raccoon during the open season

therefor when accompanied by a dog licensed therefor, provided that no person, while so hunting, shall use a light that is attached to a vehicle or is shone from or in a vehicle.

- 9. The said Act is amended by adding thereto the following sections: ss. 24a, 29a.
 - 24a.—(1) In this section, "chase" includes pursuing, following Interpretation after and searching for but does not include taking or capturing, shooting at or shooting.
 - (2) The holder of a licence to chase raccoon at night may chase Licence raccoon at night during such times and upon such terms and raccoon conditions as are prescribed in the regulations.
 - (3) The holder of a licence to chase fox, coyote or wolf may Licence to chase fox, coyote or wolf, as the case may be, during the day or chase fox. night at such times and upon such terms and conditions as are prescribed in the regulations.
 - 29a.—(1) In this section, "animal" includes any domestic, fur- Interpretation bearing or game animal.
 - (2) No person shall trap or attempt to trap any animal by means Prohibition of a body-gripping trap or leg-hold trap.
 - (3) Subsection 2 does not apply,

Exceptions

- (a) to a person who holds a licence to hunt or trap fur-bearing animals;
- (b) to a farmer who uses a body-gripping trap or leg-hold trap on his own lands in defence or preservation of his property or in circumstances referred to in subsection 6 of section 58;
- (c) to a person who uses a body-gripping trap or leg-hold trap designated by the Minister as a humane trap.
- (4) The Minister may, with the approval of the Lieutenant Minister may make an order designating areas or order municipalities in Ontario in which the prohibition set out in subsection 2 does not apply.
- (5) The Minister may, with the approval of the Lieutenant ^{Idem} Governor in Council, make an order designating any body-gripping trap or leg-hold trap as a humane trap for the purpose of clause ϵ of subsection 3.

10. Subsection 8 of section 36 of the said Act, as re-enacted by the Statutes of Ontario, 1973, chapter 108, section 4, is repealed and the following substituted therefor:

AV - mi of barls (8) The holder of a licence of a class designated in the regulations shall, while hunting in such parts of Ontario as are prescribed in the regulations, wear in a conspicuous place on his person a badge furnished by the Ministry clearly showing the number of the licence.

amender

11. Section 36c of the said Act, as enacted by the Statutes of Ontario, 1973, chapter 108, section 5, is amended by adding thereto the following subsection:

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(3) The Minister may direct the refund, in whole or in part, of the fee paid for any licence that has been cancelled under this Act.

s. 40 (5).

12. Subsection 5 of section 40 of the said Act is amended by inserting after "deer" in the first line "elk".

s. 42 (1). amended **13.**—(1) Subsection 1 of section 42 of the said Act is amended by inserting after "deer" in the fourth line "elk".

s. 42 (2). amendec (2) Subsection 2 of the said section 42 is amended by inserting after "deer" in the second line "elk".

s. 44 (1). amended **14.** Subsection 1 of section 44 of the said Act is amended by inserting after "deer" in the second line "elk".

.: amended **15.** Section 45 of the said Act is amended by inserting after "deer" in the first line "elk".

s. 47. amended **16.** Section 47 of the said Act, as amended by the Statutes of Ontario, 1973, chapter 108, section 7, is further amended by adding thereto the following subsection:

Licence to propagate

(2) Except under the authority of a licence and subject to the regulations, no person shall propagate a game animal or possess a game animal for propagation.

re-enarted

17. Section 48 of the said Act is repealed and the following substituted therefor:

Inlin. game animal 48. Except with the written authority of the Minister and subject to such terms and conditions as he may impose, no person shall take a game animal by any means for educational or scientific purposes.

70 0 = 00 ml **18.** Section 56 of the said Act is repealed and the following substituted therefor:

56.—(1) Except with the written authority of the Minister and Birds subject to such terms and conditions as he may impose, no person shall take a game bird by any means for educational or scientific purposes.

(2) No person shall take, destroy or possess the eggs or nests of Eggs and any game bird, except with the written authority of the Minister to protected take, destroy or possess the eggs or nests for educational or scientific purposes.

- 19.—(1) Subsection 4 of section 58 of the said Act is repealed and the s. 58 (4). following substituted therefor:
 - (4) Notwithstanding anything in this Act, no person shall sell, Sale of offer for sale, purchase or barter a live fur-bearing animal or live animals wolf, except with the written authority of the Minister and subject restricted to the regulations.
 - (4a) The holder of a licence to hunt or trap fur-bearing animals Authority may sell the carcass or any part thereof, including the pelt, of any fur-bearing animal taken by him under that licence.
 - (2) Subsection 5 of the said section 58 is amended by inserting s. 58 (5). after "deer" in the sixth line "elk".
 - (3) Subsection 6 of the said section 58 is repealed and the following 8, 58 (6). substituted therefor:
 - (6) A farmer or any member of his family residing with him Exception upon his lands may, without a licence, hunt or trap thereon fur-as to farmers bearing animals during the open seasons and may hunt thereon birds or animals, other than caribou, deer, elk or moose, during the open seasons.
 - (7) Except under the authority of a licence and subject to this Authority Act and the regulations, no farmer and no member of his family limited residing with him upon his lands shall sell the carcass or any part thereof, including the pelt, of any fur-bearing animal taken by him under the provisions of subsection 6.
- **20.** Section 60 of the said Act is repealed.

- **21.** Clause a of section 61 of the said Act, as re-enacted by the Statutes of $\frac{10^{-10}}{10^{-10}}$ in the said Act, as re-enacted by the Statutes of $\frac{10^{-10}}{10^{-10}}$ Ontario, 1971, chapter 30, section 3, is repealed and the following substituted therefor:
 - (a) except that a pelt of an animal killed in Ontario may be possessed during the closed season under a licence if applied for within ten days after the end of the open

season in which it was killed, but this clause does not apply to the pelt of a fur-bearing animal that has been sealed or marked in accordance with this Act; and

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- 22.—(1) Clause *a* of subsection 1 of section 62 of the said Act is amended by striking out "or" where it occurs the second time in the second line.
- au ted
- (2) Clause *b* of subsection 1 of the said section 62, as re-enacted by the Statutes of Ontario, 1971, chapter 30, section 4, is repealed and the following substituted therefor:
- dealer

(b) engage in or carry on, or be concerned in, the trading, buying or selling of pelts; or

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(c) possess any pelt.

re-enacted

23. Section 63 of the said Act, as amended by the Statutes of Ontario, 1971, chapter 30, section 5, is repealed and the following substituted therefor:

Sealing or

63.—(1) The pelt of any fur-bearing animal, other than a muskrat, shall be sealed or marked by a duly authorized person before sale, and no person licensed under clause b or c of subsection 1 of section 62 shall have the unsealed or unmarked pelt of any fur-bearing animal, other than a muskrat, in his possession.

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(2) No person shall present or permit to be presented for sealing or marking the pelt of any fur-bearing animal required to be sealed under subsection 1 that was not taken by him under the authority of his licence to hunt or trap fur-bearing animals or under subsection 6 of section 58.

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(3) No person shall be party to having or attempting to have sealed or marked the pelt of any fur-bearing animal that was not taken under the authority of the licence that is presented with the pelt.

re-enacted

24. Section 64 of the said Act, as re-enacted by the Statutes of Ontario, 1971, chapter 30, section 6, is repealed and the following substituted therefor:

Hunting and trapping of fur-bearing animal64. Except with the written authority of the Minister and subject to such terms and conditions as he may impose, no person shall hunt or trap or attempt to trap a fur-bearing animal in the wild state for,

1971. c. 29

(a) the purpose of transfer to a fur farm as defined in *The Fur Farms Act*, 1971; or

- (b) educational or scientific purposes.
- 25.—(1) Subsection 1 of section 69 of the said Act, as re-enacted by the s. 69 (1), Statutes of Ontario, 1973, chapter 108, section 8, is amended by inserting after "Aurora trout" in the fifth line "or any part thereof, including the eggs thereof".
 - (2) Subsection 2 of the said section 69 is repealed and the following s. 69 (2). substituted therefor:
 - (2) No person shall sell, offer for sale, purchase or barter, or be Idem concerned in the sale, purchase or barter, of vellow pickerel (also known as pike-perch, walleye, dore or blue pickerel) pike, lake trout, sturgeon or sauger, or any part thereof, taken from Ontario waters by angling or taken in any other manner by a person who is not the holder of a commercial fishing licence.
 - (3) Subsection 3 of the said section 69 is amended by inserting 8, 69 (3). after "fish" where it occurs the second time in the first line "including the eggs thereof".
- **26.** Section 71 of the said Act is amended by adding thereto the follow- s. 71. ing subsection:
 - (3) Subsection 1 does not apply to a manufacturer, merchant or Exception common carrier that possesses any net referred to in subsection 1 for the purpose of sale or transportation.
- **27.** Sections 73, 74 and 75 of the said Act are repealed and the following ss. 73, 74 substituted therefor:
 - 73. Except under the authority of a licence and during such Hunting times and on such terms and conditions and in such parts of amphibians and Ontario as are prescribed in the regulations, no person shall hunt reptiles or attempt to hunt or possess any amphibian or reptile.
 - 74. Except under the authority of a licence and subject to the Sale of regulations, no person shall sell, offer for sale, purchase or barter, and or be concerned in the sale, purchase or barter, of any amphibian reptiles or reptile, or possess an amphibian or reptile for sale.
 - 75. Except with the written authority of the Minister and subject to such terms and conditions as he may impose, no person and reptiles shall take an amphibian or reptile by any means for educational or educational scientific purposes.

- 28. Section 76 of the said Act is amended by inserting after "deer" in the said Act is amended by inserting after "deer" in the said Act is amended by inserting after "deer" in the said Act is amended by inserting after "deer" in the said Act is amended by inserting after "deer" in the said Act is amended by inserting after "deer" in the said Act is amended by inserting after "deer" in the said Act is amended by inserting after "deer" in the said Act is amended by inserting after "deer" in the said Act is amended by inserting after "deer" in the said Act is amended by inserting after "deer" in the said Act is amended by inserting after "deer" in the said Act is amended by inserting after "deer" in the said Act is a said third line "elk".
- **29.** Section 77 of the said Act is repealed and the following substituted therefor:

Days rumung ar large of 77.—(1) No person owning, claiming to own or harbouring a dog shall allow it to run at large during the closed season for deer, elk, moose or bear in a locality that deer, elk, moose or bear usually inhabit or in which they or any of them are usually found, and a dog found running deer, elk, moose or bear during the closed season for deer, elk, moose or bear in such a locality may be killed on sight by an officer without incurring any liability or penalty therefor.

Use of dogs in milital deer, etc., problem in designated (2) No person shall use or be accompanied by a dog while hunting deer, elk, moose or bear in a part of Ontario that is designated in the regulations, and a dog found running at large in such a designated part of Ontario may be killed on sight by an officer without incurring any liability or penalty therefor.

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30. Section 78 of the said Act is repealed and the following substituted therefor:

Interpretation

- 78.—(1) In this section,
 - (a) "field trial" means an activity, the objective of which is to test the hunting skills of a dog;
 - (b) "training" means the process of teaching a dog,
 - (i) hunting skills, or
 - (ii) such skills as are necessary for participation in a field trial.

Field trials and training restricted

- (2) Except with the written authority of the Minister and subject to such terms and conditions as he may impose, no person shall conduct,
 - (a) a field trial; or
 - (b) training,

that involves a game animal or a game bird during any closed season therefor.

. repealed **31.** Section 87 of the said Act is repealed.

amended

32. Section 90 of the said Act is amended by striking out "\$1,000" in the third line and inserting in lieu thereof "\$5,000".

par. 8. re-enacted

- **33.**—(1) Paragraph 8 of section 91 of the said Act is repealed and the following substituted therefor:
 - 8. designating classes of licences and prescribing parts of Ontario for the purposes of subsection 8 of section 36.

- (2) The said section 91, as amended by the Statutes of Ontario, s. 91, amended 1973, chapter 108, section 10 and 1978, chapter 52, section 2, is further amended by adding thereto the following paragraphs:
 - 9a, declaring a species of Amphibia to be an amphibian;
 - 9b. declaring a species of Reptilia to be a reptile;
 - 11a. designating the species of game animals that may be propagated or possessed for propagation under a licence mentioned in subsection 2 of section 47.
- (3) Paragraph 14 of the said section 91 is amended by inserting s. 91. par. 14, after "deer" in the third line "elk".
- (4) Paragraph 16 of the said section 91 is amended by inserting s. 91, after "deer" in the third line "elk, moose or bear".
- (5) Paragraph 30 of the said section 91 is repealed and the follow- s. 91, par. 30, ing substituted therefor:
 - 30. regulating, restricting or prohibiting the possession or use of traps.
- (6) The said section 91 is further amended by adding thereto the s. 91, amended following paragraph:
 - 32a. providing for and establishing a program for the education of trappers, including the appointment of instructors
- (7) Paragraph 38 of the said section 91 is repealed and the follow- so 91, par. 38, ing substituted therefor: so 91, par. 38, re-enacted
 - 38. prescribing the open seasons during which amphibians and reptiles may be taken, the number and size of amphibians and reptiles that may be taken or possessed and the methods whereby amphibians and reptiles may be taken and designating the parts of Ontario where amphibians and reptiles may be taken;
 - 38a. governing the sale, purchase and barter of amphibians and reptiles.
- (8) The said section 91 is further amended by adding thereto the s. 91, following paragraphs:

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- 40a. designating parts of Ontario as wildlife management units;
- 40*b*. limiting and regulating the number of hunters that may hunt at any time in a wildlife management unit and the hours during which hunting may be carried on in a wildlife management unit;
- 40*c*. establishing a system for registering or reporting game taken or possessed;
- 40*d*. prescribing the time or times and the terms and conditions upon which raccoon may be chased under section 24*a*;
- 40*e*. prescribing the time or times and the terms and conditions upon which fox, coyote or wolf may be chased under section 24*a*.
- **34.** Paragraph 6 of section 92 of the said Act is amended by inserting after "deer" in the second line "elk".
- **35.** The Game and Fish Amendment Act, 1980, being chapter 4, is repealed.
- **36.** This Act comes into force on the day it receives Royal Assent.
- **37.** The short title of this Act is The Game and Fish Amendment Act, 1980 (No. 2).

CHAPTER 48

An Act to revise The Limited Partnerships Act

Assented to November 14th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Interpre-

- (a) "business" includes every trade, occupation and profession;
- (b) "extra-provincial limited partnership" means a limited partnership organized under the laws of a jurisdiction other than Ontario;
- (c) "person" includes an individual, sole proprietorship, partnership, unincorporated association, unincorporated syndicate, unincorporated organization, trust, body corporate, and a natural person in his capacity as trustee, executor, administrator or other legal representative;
- (d) "prescribed" means prescribed in the regulations; and
- (e) "Registrar" means the Registrar of Partnerships.
- **2.**—(1) A limited partnership may, subject to this Act, be Limited formed to carry on any business that a partnership without limited partners may carry on.
- (2) A limited partnership shall consist of one or more persons Whom to who are general partners and one or more persons who are limited partners.
- **3.**—(1) A limited partnership is formed when a declaration is Formation filed with the Registrar in accordance with this Act.
- (2) A declaration shall be signed by all of the partners desiring Declaration to form a limited partnership and shall state,

- (a) the firm name under which the limited partnership is to be conducted:
- (b) the general nature of the business;
- (c) the names of the partners, general and limited partners being respectively designated and for each partner,
 - (i) the surname of the partner,
 - (ii) the first or other given name by which the partner is commonly known,
 - (iii) the first letters of the other given names, if any, of the partner, and
 - (iv) the residence address or address for service of the partner, including the street name and number, if any;
- (d) the value of money and other property contributed or to be contributed by each limited partner;
- (e) the principal place of business in Ontario of the limited partnership and the address, giving street name and number, if any, where the principal place of business is located;
- (f) such other information as is required by the regulations made under this Act.

Expiry of declaration

(3) Every declaration filed under subsection 1, including a declaration filed by an extra-provincial limited partnership, expires five years after its date of filing unless the declaration is cancelled by filing a declaration of dissolution or the declaration is replaced by filing a new declaration before the expiry date.

thoragion may declaration (4) A limited partnership is not dissolved if a declaration expires, but an additional fee in a prescribed amount is payable for the subsequent filing of a new declaration.

Partnerships Registration Act R.S.O. 1970, c.340 Filing and

recording

- (5) Where a declaration is filed under this Act, a declaration is not required to be filed under *The Partnerships Registration Act*.
- (6) The provisions of *The Partnerships Registration Act*, except sections 8a and 15a, and the regulations thereunder, applying to the filing and recording of declarations under that Act apply with necessary modifications to declarations under this Act.

4.—(1) A person may be a general partner and a limited partner at the same time in the same limited partnership.

partners

(2) A person who is at the same time a general partner and a Idem limited partner in the same limited partnership has the rights and powers and is subject to the restrictions and liabilities of a general partner except that in respect of his contribution as a limited partner he has the same rights against the other partners as a limited partner.

5.—(1) The surname or a distinctive part of the corporate Restriction name of a limited partner shall not appear in the firm name of the partnership limited partnership unless it is also the surname or a distinctive part of the corporate name of one of the general partners.

(2) Where the surname or a distinctive part of the corporate Liability name of a limited partner appears in the firm name contrary to partner subsection 1, the limited partner is liable as a general partner to any creditor of the limited partnership who has extended credit without actual knowledge that the limited partner is not a general partner.

- (3) Notwithstanding any Act, the word "Limited" may be used Use of term in the firm name but only in the expression "Limited Partnership".
- 6.—(1) A limited partner may contribute money and other Contribution property to the limited partnership, but not services.
- (2) A limited partner's interest in the limited partnership is Personal personal property.
- 7. A general partner in a limited partnership has all the rights Rights of and powers and is subject to all the restrictions and liabilities of a partners partner in a partnership without limited partners except that, without the written consent to or ratification of the specific act by all the limited partners, a general partner has no authority to,

- (a) do any act in contravention of the partnership agreement;
- (b) do any act which makes it impossible to carry on the ordinary business of the limited partnership;
- (c) consent to a judgment against the limited partnership;
- (d) possess limited partnership property, or assign any rights in specific partnership property, for other than a partnership purpose;

- (e) admit a person as a general partner;
- (f) admit a person as a limited partner, unless the right to do so is given in the partnership agreement; or
- (g) continue the business of the limited partnership on the death, retirement or mental incompetence of a general partner or dissolution of a corporate general partner, unless the right to do so is given in the partnership agreement.

Latinbayers limited partner **8.** Subject to this Act, a limited partner is not liable for the obligations of the limited partnership except in respect of the value of money and other property he contributes or agrees to contribute to the limited partnership, as stated in the declaration.

Rights of

- 9. A limited partner has the same right as a general partner,
 - (a) to inspect and make copies of or take extracts from the limited partnership books at all times;
 - (b) to be given, on demand, true and full information concerning all matters affecting the limited partnership, and to be given a complete and formal account of the partnership affairs; and
 - (c) to obtain dissolution of the limited partnership by court order.

Share of profits

- 10.—(1) A limited partner has, subject to this Act, the right,
 - (a) to a share of the profits or other compensation by way of income; and
 - (b) to have his contribution to the limited partnership returned.

When profit may not be paid

(2) No payment of a share of the profits or other compensation by way of income shall be made to a limited partner from the assets of the limited partnership or of a general partner if the payment would reduce the assets of the limited partnership to an amount insufficient to discharge the liabilities of the limited partnership to persons who are not general or limited partners.

Business dealings by limited partner with partnership 11.—(1) A limited partner may loan money to and transact other business with the limited partnership and, unless he is also a general partner, may receive on account of resulting claims against the limited partnership with general creditors a prorated share of the assets, but no limited partner shall, in respect of any such claim,

- (a) receive or hold as collateral security any of the limited partnership property; or
- (b) receive from a general partner or the limited partnership any payment, conveyance or release from liability if at the time the assets of the partnership are not sufficient to discharge partnership liabilities to persons who are not general or limited partners.
- (2) A limited partner may from time to time,

Rights of partner

- (a) examine into the state and progress of the limited partnership business and may advise as to its management;
- (b) act as a contractor for or an agent or employee of the limited partnership or of a general partner; or
- (c) act as a surety for the limited partnership.
- 12.—(1) A limited partner is not liable as a general partner Limited unless, in addition to exercising his rights and powers as a limited control of partner, he takes part in the control of the business.
- (2) For the purposes of subsection 1, a limited partner shall not Additional rights and be presumed to be taking part in the control of the business by powers reason only that the limited partner exercises rights and powers in addition to the rights and powers conferred upon the limited partner by this Act.

business

13.—(1) Subject to subsection 2, limited partners, in relation Limited to one another, share in the limited partnership assets,

rights as between themselves

- (a) for the return of contributions; and
- (b) for profits or other compensation by way of income on account of their contributions.

in proportion to the respective amounts of money and other property actually contributed by the limited partners to the limited partnership.

(2) Where there are several limited partners, the partners may Priority agree that one or more of the limited partners is to have priority over other limited partners,

(a) as to the return of contributions;

- (b) as to profits or other compensation by way of income; or
- (c) as to any other matter,

but the terms of this agreement shall be set out in the partnership agreement.

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(3) Where the partnership agreement does not contain an agreement referred to in subsection 2, the shares of the limited partners in the partnership assets shall be determined in accordance with subsection 1.

Return of drutted protoct s contribution

- **14.**—(1) A limited partner has the right to demand and receive the return of his contribution,
 - (a) upon the dissolution of the limited partnership;
 - (b) when the time specified in the partnership agreement for the return of the contribution occurs;
 - (c) after he has given six months notice in writing to all other partners, if no time is specified in the partnership agreement for the return of the contribution or for the dissolution of the limited partnership; or
 - (d) when all the partners consent to the return of the contribution.

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- (2) Notwithstanding subsection 1, a limited partner is not entitled to receive any part of his contribution out of the limited partnership assets or from a general partner until,
 - (a) all liabilities of the limited partnership, except liabilities to general partners and to limited partners on account of their contributions, have been paid or there remains sufficient limited partnership assets to pay them; and
 - (b) the partnership agreement is terminated or so amended, if necessary, to set forth the withdrawal or reduction of the contribution.

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- (3) A limited partner has, irrespective of the nature of his contribution, only the right to demand and receive money in return therefor, unless,
 - (a) the partnership agreement provides otherwise; or
 - (*b*) all the partners consent to some other manner of returning the contribution.

- (4) A limited partner is entitled to have the limited partnership Dissolution dissolved and its affairs wound up where,
 - (a) the limited partner is entitled to the return of his contribution but, upon demand, the contribution is not returned to him; or
 - (b) the other liabilities of the limited partnership have not been paid or the limited partnership assets are insufficient for their payment as required by clause a of subsection 2 and the limited partner seeking dissolution would otherwise be entitled to the return of his contribution.
- 15.—(1) A limited partner is liable to the limited partnership Limited for the difference, if any, between the value of money or other liability to property actually contributed by him to the limited partnership partnership and the value of money or other property stated in the declaration as being contributed or to be contributed by him to the limited partnership.

(2) A limited partner holds as trustee for the limited partner- Limited ship,

as trustee

- (a) specific property stated in the partnership agreement as contributed by him, but which has not in fact been contributed or which has been returned contrary to this Act: and
- (b) money or other property paid or conveyed to him on account of his contribution contrary to this Act.
- (3) Where a limited partner has received the return of all or part Idem of his contribution, he is nevertheless liable to the limited partnership or, where the limited partnership is dissolved, to its creditors for any amount, not in excess of the amount returned with interest, necessary to discharge the liabilities of the limited partnership to all creditors who extended credit or whose claims otherwise arose before the return of the contribution.
- 16. After the formation of the limited partnership, additional Admission limited partners may be admitted by amendment of the declara-additional limited tion in accordance with section 18. partners
 - **17.**—(1) A limited partner's interest is assignable.

Interest assignable

(2) A substituted limited partner is a person admitted to all the Limited rights and powers of a limited partner who has died or who has assigned his interest in the limited partnership.

Rightson

- (3) An assignee who is not a substituted limited partner has no right,
 - (a) to inspect the limited partnership books;
 - (b) to be given any information about matters affecting the limited partnership or to be given an account of the partnership affairs,

but is entitled only to receive the share of the profits or other compensation by way of income or the return of the contribution to which the assignor would otherwise be entitled.

Manner of becoming a substituted limited partner

- (4) An assignee may become a substituted limited partner,
 - (a) if all the partners, except the assignor, consent in writing thereto; or
 - (b) if the assignor, being so authorized by the partnership agreement, constitutes the assignee a substituted limited partner.

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(5) An assignee, who is otherwise entitled to become a substituted limited partner, becomes a substituted limited partner when the declaration is amended in accordance with section 18.

Rights. handlines of substituted limited partner (6) A substituted limited partner has all the rights and powers and is subject to all the restrictions and liabilities of his assignor, except any liability of which he did not have notice at the time he became a limited partner and which could not be ascertained from the partnership agreement or the declaration.

Liquility or assignor (7) The substitution of an assignee as a limited partner does not release the assignor from liability under section 15 or 27.

Change of firm name **18.**—(1) Where the firm name of a limited partnership is to be changed, a new declaration shall be filed with the Registrar under subsection 2 of section 3.

De laration of change (2) A declaration of change shall be filed with the Registrar for every change in information, other than a change in the firm name, required to be stated in the declaration under subsection 2 of section 3.

of the laration (3) A declaration of change shall be signed by at least one of the general partners.

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(4) A declaration of change for information required by clauses c and d of subsection 2 of section 3 shall also be signed by the limited partner or substituted limited partner who is the subject of the change.

- (5) For the purposes of this Act, a change referred to in subsection 2 does not take effect until a declaration of change is filed with the Registrar.
- (6) A declaration of change expires upon the expiry, replace- Expiry ment or cancellation of the declaration amended by the declaration of change.
- **19.**—(1) No limited partnership in respect of which a new failure declaration or a declaration of change has not been filed as declaration required by section 18 and no member thereof is capable of maintaining any action or other proceeding in any court in Ontario in respect of any contract or tort made or arising in connection with the business carried on by the limited partnership.
- (2) Where a new declaration or declaration of change is filed Continuation of action or proceeding is commenced by the limited partnership or member thereof, the action or proceeding may be continued as if the declaration had been filed in accordance with this Act prior to the institution of the action or proceeding.
- **20.** The retirement, death or mental incompetence of a general partner or dissolution of a corporate general partner dissolves a partnership limited partnership unless the business is continued by the remaining general partners,
 - (a) pursuant to a right to do so contained in the partnership agreement; and
 - (b) with the consent of all the remaining partners.
- **21.**—(1) The executor or administrator of the estate of a limited partner has,
 - (a) all the rights and powers of a limited partner for the purpose of settling the estate of the limited partner; and
 - (b) whatever power the limited partner had under the partnership agreement to constitute his assignee a substituted limited partner.
- (2) The estate of a limited partner is liable for all the liabilities of Liability the limited partner as a limited partner.
- **22.**—(1) A declaration of dissolution shall be filed with the Declaration of dissolution Registrar when,
 - (a) the limited partnership is dissolved; or

(b) all of the limited partners cease to be limited partners.

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(2) The declaration of dissolution shall be signed by at least one of the general partners.

Declaration and another

(3) When the declaration of dissolution is filed, the declaration filed under subsection 2 of section 3 is cancelled.

setting accounts on dissolution

- 23. In settling accounts after the dissolution of a limited partnership, the liabilities of the limited partnership to creditors, except to limited partners on account of their contributions and to general partners, shall be paid first, and then, unless the partnership agreement or a subsequent agreement provides otherwise, shall be paid in the following order:
 - 1. to limited partners in respect of their share of the profits and other compensation by way of income on account of their contributions;
 - 2. to limited partners in respect of their contributions;
 - 3. to general partners other than for capital and profits;
 - 4. to general partners in respect of profits;
 - 5. to general partners in respect of capital.

Declaration

24.—(1) No extra-provincial limited partnership shall carry on business in Ontario unless it has filed a declaration with the Registrar that sets forth the information required by subsection 2 of section 3 and states the jurisdiction in which the extra-provincial limited partnership is organized.

Carry on Dustress

- (2) For the purposes of this section, an extra-provincial limited partnership carries on business in Ontario if,
 - (a) it solicits business in Ontario;
 - (b) its name is listed in a telephone directory for any part of Ontario;
 - (c) its name is included in any advertisement in which an address in Ontario is given for the limited partnership;
 - (d) it has a resident agent or representative or a warehouse, office or place of business in Ontario;
 - (e) it owns real property situate in Ontario;

(f) it effects a distribution of securities in Ontario by way of a prospectus or offering memorandum in compliance with The Securities Act, 1978 and the regulations made 1978, c. 47 thereunder: or

(g) it otherwise carries on business in Ontario.

(3) The declaration filed under subsection 1 shall be signed by Signing all of the partners. declaration

(4) When a declaration is filed under subsection 1, the extra-Power of provincial limited partnership shall file with the Registrar a power of attorney in the prescribed form appointing a person resident in Ontario or a corporation having its head or registered office in Ontario to be the attorney and representative in Ontario of the extra-provincial limited partnership.

(5) Where there is a change in the firm name of an extra-provin- Change of cial limited partnership, a new declaration and power of attorney shall be filed with the Registrar under this section.

(6) Where there is a change in the name or address of the Change in attorney and representative in Ontario of an extra-provincial address of limited partnership, a new power of attorney shall be filed under attorney this section.

(7) An extra-provincial limited partnership shall file a declara-Declaration tion of change with the Registrar for every change in the information, other than a change in the firm name, contained in the declaration filed under subsection 1 and the declaration shall be signed in the manner described in section 18.

- (8) An extra-provincial limited partnership may cancel the Declaration declaration and the power of attorney by filing with the Registrar withdrawal a declaration of withdrawal signed by at least one of the general partners.
- 25.—(1) A limited partner of an extra-provincial limited Liability of partnership is not liable in Ontario as a general partner of the partner extra-provincial limited partnership by reason only that it carries on business in Ontario without filing the declaration and power of attorney required by this Act.

(2) The laws of the jurisdiction under which an extra-provincial limited partnership is organized govern its organization and to extrainternal affairs and the limited liability of its limited partners. Provincial

partnerships

26.—(1) No extra-provincial limited partnership in respect of Failure which a declaration or power of attorney has not been filed as declaration, required by this Act and no member thereof is capable of main-power of

taining any action or other proceeding in any court in Ontario in respect of any contract or tort made or arising in connection with the business carried on by the extra-provincial limited partner-ship.

Continuation at action

(2) When a declaration and power of attorney are filed in accordance with this Act, an action or proceeding referred to in subsection 1 may be continued as if the declaration and power of attorney had been filed in accordance with this Act prior to the institution of the action or proceeding.

I feet of talse statement up declaration

- **27.** Where a declaration contains a false or misleading statement, any person suffering loss as a result of relying upon the statement may hold liable,
 - (a) every partner who knew when he signed the declaration that the statement was false or misleading;
 - (b) every general partner who became aware after he signed the declaration that the statement was false or misleading and failed within a reasonable time to file a declaration of change; and
 - (c) every limited partner who became aware after he signed the declaration that the statement was false or misleading and failed within a reasonable time to take steps to cause a declaration of change to be filed.

Liability of person mistakenly believing he is a limited

- **28.** A person who contributes to the capital of a business carried on by a person or partnership erroneously believing that he has become a limited partner in a limited partnership,
 - (a) is not, by reason only of his exercising the rights of a limited partner, a general partner with the person or in the partnership carrying on the business; and
 - (b) is not bound by the obligations of the person or partnership carrying on the business,

if, upon ascertaining the fact that he is not a limited partner, he promptly,

- (c) renounces his interest in the profits or other compensation by way of income from the business; or
- (d) takes steps to cause a declaration to be filed with the Registrar showing the person to be a limited partner.

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- 29.—(1) A general or limited partner may give written Authority authority to any other person to sign on his behalf any document referred to in this Act.
- (2) A person who signs a document to be filed with the Registrar Idem under an authority referred to in subsection 1 shall indicate in the document that he signs on behalf of a general or limited partner.
- **30.**—(1) Every partnership shall keep at its principal place of Access to business in Ontario,
 - (a) a copy of the partnership agreement;
 - (b) a copy of the declaration and a copy of each declaration of change amending the declaration;
 - (c) a copy of any court order made under section 31;
 - (d) a copy of any written authority given under subsection 1 of section 29; and
 - (e) in the case of an extra-provincial limited partnership, a copy of the power of attorney filed with the Registrar.
- (2) Where an extra-provincial limited partnership does not Where no have a principal place of business in Ontario, the documents place of referred to in subsection 1 shall be kept by the attorney and business representative in Ontario of the extra-provincial limited partnership at the address stated in the power of attorney filed under subsection 4 of section 24.

(3) Any partner may inspect any of the documents referred to in Right to subsection 1 during the normal business hours of the partnership or the partnership's attorney and representative.

- (4) Any person who has a business relationship with the Idem partnership may inspect any of the documents referred to in clauses b, c, d and e of subsection 1 during the normal business hours of the partnership or the partnership's attorney and representative.
- **31.**—(1) In this section, "Court" means the Supreme Court of Interpretation Ontario.
- (2) Where a person who is required by this Act to sign or permit Order for inspection of a document refuses to do so, a person who is aggrieved by the refusal may apply to the Court for an order directing the person to comply with the provisions of this Act and upon such application, the Court may make such order or any

other order that the Court considers appropriate in the circumstances.

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(3) An application may be made under subsection 2 notwithstanding the imposition of a penalty in respect of the refusal and in addition to any other rights the applicant may have at law,

Offences

- **32.**—(1) Every person who,
 - (a) contravenes any provision of this Act or the regulations; or
 - (b) makes a statement in any document, material, evidence or information submitted or required by or for the purposes of this Act that, at the time and in the light of the circumstances under which it is made, is false or misleading with respect to any material fact or that omits to state any material fact, the omission of which makes the statement false or misleading,

is guilty of an offence and on conviction is liable to a fine of not more than \$2,000 or, if such person is a corporation, to a fine of not more than \$20,000.

False statements (2) No person is guilty of an offence referred to in clause b of subsection 1 if he did not know that the statement was false or misleading and in the exercise of reasonable diligence could not have known that the statement was false or misleading.

Liability of directors and officers (3) Where a corporation is guilty of an offence under subsection 1, every director or officer of such corporation, and where the corporation is an extra-provincial corporation, every person acting as its representative in Ontario, who authorized, permitted or acquiesced in such an offence is also guilty of an offence and on conviction is liable to a fine of not more than \$2,000.

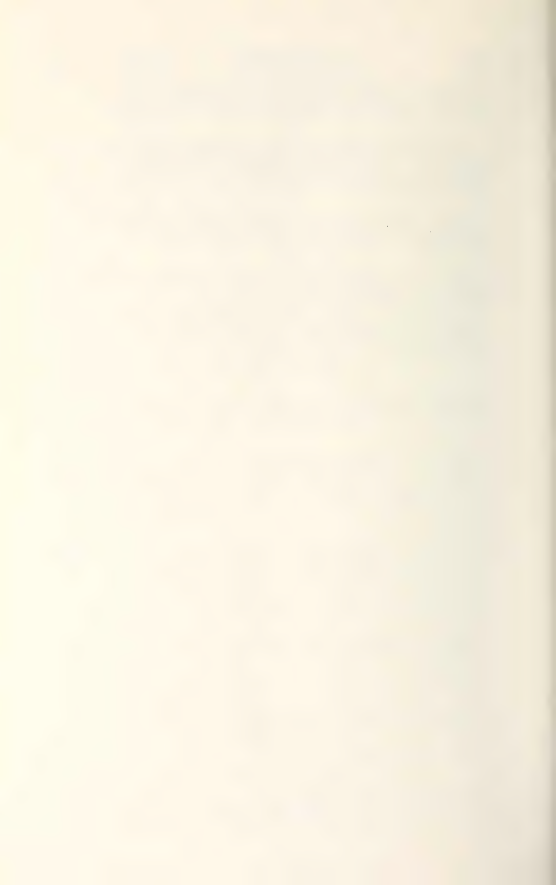
Regulations

- 33. The Lieutenant Governor in Council may make regulations.
 - (a) prescribing fees for the purposes of this Act;
 - (b) respecting additional information to be included in a declaration filed under this Act;
 - (c) prescribing forms and providing for their use.

Transition R.S.O. 1970, c. 247 **34.**—(1) A limited partnership in existence on the day before the day this Act comes into force is continued under this Act and a certificate filed by such a limited partnership under *The Limited*

Partnerships Act shall be deemed to be a declaration filed under subsection 2 of section 3 of this Act, but such declaration expires on the date shown on the certificate.

- (2) Notwithstanding section 24, an extra-provincial limited Idem partnership may carry on business in Ontario without filing a declaration and power of attorney for sixty days after the day this Act comes into force
- **35.** The Limited Partnerships Act, being chapter 247 of the Repeals Revised Statutes of Ontario, 1970 and The Limited Partnerships Amendment Act, 1973, being chapter 6, are repealed.
- **36.** This Act comes into force on a day to be named by procla-Commencemation of the Lieutenant Governor.
- 37. The short title of this Act is The Limited Partnerships Act, Short title 1980.



CHAPTER 49

An Act to amend The Land Titles Act

Assented to November 14th, 1980

TER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Section 5 of *The Land Titles Act*, being chapter 234 of the Revised s. 5, amended Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1972, chapter 132, section 4 and amended by the Statutes of Ontario, 1979, chapter 93, section 3, is further amended by adding thereto the following subsections:
 - (4) A land registrar may appoint one or more assistant deputy Assistant land registrars who may exercise such of the powers and perform land such of the duties of the land registrar in respect of his land titles registrars division as are specified in writing by the land registrar.
 - (5) A deputy land registrar appointed under *The Public Service* Powers and duties of Act shall act under the direction of the land registrar and when so deputy land acting may exercise the powers and perform the duties of a land registrars registrar.

R.S.O. 1970.

- 2. The said Act is amended by adding thereto the following section:
 - 43a.—(1) Where the first registered description of an easement Easement is that contained in a condominium declaration and description, by and the easement is expressly intended,

declaration

- (a) to be an easement through the common elements and to benefit other land owned by the declarant; or
- (b) to be an easement through other land owned by the declarant and to benefit the condominium property,

the easement is created for all purposes to the same extent as if it had been created by a transfer and the declarant had not been the same person as the owner of the other land.

Farmony in hymnin yundamintum jampany (2) Where, in a transfer that is registered before the registration of a transfer of any unit made by the declarant, an easement through land outside the condominium property is transferred by the declarant to the condominium corporation to be part of the common elements, the easement does not merge by operation of law.

Lavement affecting forements (3) Where, in a transfer that is registered before the registration of a transfer of any unit made by the declarant, the common elements are made subject to an easement expressly intended to benefit other land owned by the declarant, the easement is created for all purposes as if the declarant had not been the same person as the owner of the other land.

Lasement becomes part of common coments (4) Where, in an instrument, an intention is expressed by a condominium corporation that an easement transferred to the corporation is to be part of the common elements, and any instrument in relation thereto required by *The Condominium Act, 1978* has been registered, the easement, upon registration of the instrument in which the intention is expressed, becomes part of the common elements.

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(5) Section 29 of *The Planning Act* does not apply to an easement to which subsection 1 of this section applies, if the condominium description was approved or exempted under subsection 2 of section 50 of *The Condominium Act*, 1978, or a predecessor thereof.

Retroactive effect

(6) Except to the extent that rights governed by this section have been determined by a court, this section has retroactive application.

Interpre-

- (7) In this section,
 - (a) "common elements" means common elements;
 - (b) "declarant" means declarant;
 - (c) "declaration" means declaration;
 - (d) "description" means description;
 - (e) "property" means property; and
 - (f) "unit" means unit,

as defined in The Condominium Act, 1978.

3. Section 46 of the said Act is repealed.

- **4.** Section 47 of the said Act, as amended by the Statutes of Ontario, s. 47, 1972, chapter 1, section 43, is repealed.
- **5.** Subsection 6 of section 51 of the said Act is amended by striking out "or of a charge" in the second line and by striking out "or charge" in the fifth line.
- 6. Subsection 1 of section 58 of the said Act is amended by striking out "but this section is not binding upon a judge in respect of any order made by him under section 162" in the sixth, seventh and eighth lines.
- 7. Subsection 1 of section 99 of the said Act is amended by striking out "amended "unless there is an entry on the register negativing the implication" in the fourth and fifth lines and inserting in lieu thereof "subject to any express provision in the instrument that created the charge or in any other registered instrument relating thereto".
- **8.** Section 100 of the said Act is amended by striking out "unless there is an entry on the register negativing the implication" in the fourth and fifth lines and inserting in lieu thereof "subject to any express provision in the instrument that created the charge or in any other registered instrument relating thereto".
- 9. Section 101 of the said Act is amended by striking out "Subject to an entry to the contrary on the register" in the first line and inserting in lieu thereof "Subject to any express provision in the instrument that created the charge or in any other registered instrument relating thereto".
- 10. Section 102 of the said Act is amended by striking out "Subject to an entry to the contrary on the register" in the first line and inserting in lieu thereof "Subject to any express provision in the instrument that created the charge or in any other registered instrument relating thereto".
- 11. Section 114 of the said Act is amended by striking out "unless there is an entry on the register negativing such implication" in the first and second lines and inserting in lieu thereof "subject to any express provision in the transfer or in any other registered instrument relating thereto".
- **12.** Section 137 of the said Act is repealed and the following substituted second therefor:
 - 137. Where one of two or more persons who are registered as Removal of the owners of land as joint tenants or as the owners of a charge on a deceased joint account with right of survivorship has died and it appears joint from the parcel register that the interest of the deceased owner

has passed by right of survivorship to the surviving owner or owners, the land registrar may, upon receipt of an application in the prescribed form, delete the name of the deceased owner from the parcel register.

- 141.

13. Section 141 of the said Act, as amended by the Statutes of Ontario, 1972, chapter 132, section 27, is repealed.

re-enacted

14.—(1) Subsection 1 of section 153 of the said Act is repealed and the following substituted therefor:

V 116. ... COLUMN S

(1) A sheriff to whom a writ of execution or renewal thereof is directed shall, upon receiving from or on behalf of the judgment creditor, the prescribed fee and instructions to so do, forthwith deliver to the land registrar of each land titles division wholly or partially within the sheriff's territorial jurisdiction a copy of the writ or renewal, and no registered land is bound by any writ of execution until a copy delivered by the sheriff has been received and recorded by the land registrar.

s. 153 (8).

(2) Subsection 8 of the said section 153 is repealed.

Liens for bail or

R.S.O. 1970,

(3) Subsection 10 of the said section 153 is repealed and the following substituted therefor:

(10) Notwithstanding subsection 2 of section 3 of *The Bail Act* and subsection 4 of section 18 of The Legal Aid Act, copies of certificates of liens under either Act may be recorded in the same index or book in which writs are recorded under subsection 2 of this section.

15. Subsection 10 of section 161 of the said Act is repealed and the following substituted therefor:

Correction

(10) An error, defect or omission in a registered or deposited plan may be corrected in accordance with the regulations.

s. 168, amended 16. Section 168 of the said Act, as amended by the Statutes of Ontario, 1972, chapter 132, section 31, is further amended by adding thereto the following subsection:

Claim 1978, c. 2

(3) Land dedicated by its owner for a street or public highway is not subject to any claim under Part III of The Family Law Reform Act, 1978 by the spouse of the person by whom it was dedicated.

Commence-

17.—(1) This Act, except section 13, comes into force on a day to be named by proclamation of the Lieutenant Governor.

(2) Section 13 shall be deemed to have come into force on the 1st day of July, 1980.

Short title

18. The short title of this Act is *The Land Titles Amendment Act*, 1980.

CHAPTER 50

An Act to amend The Registry Act

Assented to November 14th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Section 8 of *The Registry Act*, being chapter 409 of the Revised s. 8, amended Statutes of Ontario, 1970, as amended by the Statutes of Ontario, 1972, chapter 133, section 5 and 1979, chapter 94, section 4, is further amended by adding thereto the following subsections:
 - (4) A land registrar may appoint one or more assistant deputy Appointment land registrars who may exercise such of the powers and perform deputy land such of the duties of the land registrar in respect of his registry division as are specified in writing by the land registrar.
 - (5) A deputy land registrar appointed under *The Public Service*Act shall act under the direction of the land registrar and when so deputy land acting may exercise the powers and perform the duties of a land registrars.

 R.S.O. 1970, c. 386
- 2. Subsections 1 to 6 of section 15 of the said Act are repealed and the s. 15 (1), re-enacted; following substituted therefor:

 s. 15 (2-6), repealed
 - (1) Upon receipt of a request therefor and the prescribed fee, a Abstracts land registrar shall furnish an abstract in the prescribed form containing such information as is prescribed in respect of any land that is in his registry division.
- **3.** Section 16 of the said Act is amended by adding thereto the following subsection:
 - (2) Where a land registrar is unable to produce an instrument or Microfilm book that is copied on microfilm, he shall produce the microfilm copy for inspection.
- **4.** The said Act is amended by adding thereto the following section: \$\frac{24a_s}{charted}\$

Figure 11 results 15 results of 11 declaration

- 24a.—(1) Where the first registered description of an easement is that contained in a condominium declaration and description, and the easement is expressly intended,
 - (a) to be an easement through the common elements and to benefit other land owned by the declarant; or
 - (b) to be an easement through other land owned by the declarant and to benefit the condominium property,

the easement is created for all purposes to the same extent as if it had been created by a deed and the declarant had not been the same person as the owner of the other land.

Lasement to benefit combininium property (2) Where, in a deed that is registered before the registration of a deed of any unit made by the declarant, an easement through land outside the condominium property is transferred by the declarant to the condominium corporation to be part of the common elements, the easement does not merge by operation of law.

Easement affecting common elements (3) Where, in a deed that is registered before the registration of a deed of any unit made by the declarant, the common elements are made subject to an easement expressly intended to benefit other land owned by the declarant, the easement is created for all purposes as if the declarant had not been the same person as the owner of the other land.

Easement becomes part of common elements 1978, c. 84 (4) Where, in an instrument, an intention is expressed by a condominium corporation that an easement transferred to the corporation is to be part of the common elements, and any instrument in relation thereto required by *The Condominium Act*, 1978 has been registered, the easement, upon registration of the instrument in which the intention is expressed, becomes part of the common elements.

Where R.S.O. 1970, c. 349, s. 29, does not apply (5) Section 29 of *The Planning Act* does not apply to an easement to which subsection 1 of this section applies, if the condominium description was approved or exempted under subsection 2 of section 50 of *The Condominium Act*, 1978, or a predecessor thereof.

Retroactive effect

(6) Except to the extent that rights governed by this section have been determined by a court, this section has retroactive application.

Interpretation

- (7) In this section,
 - (a) "common elements" means common elements;

- (b) "declarant" means declarant;
- (c) "declaration" means declaration;
- (d) "description" means description;
- (e) "property" means property; and
- (f) "unit" means unit,

as defined in The Condominium Act, 1978.

1978, c. 84

- **5.** Section 51 of the said Act, as amended by the Statutes of Ontario, s. 51, repealed 1972, chapter 133, section 21, is repealed.
- 6. Subsection 3 of section 69 of the said Act is amended by striking out "Subject to section 67" in the first line.
- **7.** Section 78 of the said Act, as amended by the Statutes of Ontario, s. 78, amended 1972, chapter 133, section 30 and 1979, chapter 94, section 28, is further amended by adding thereto the following subsection:
 - (9) Land dedicated by its owner for a street or public highway is Claim under not subject to any claim under Part III of *The Family Law Reform Act, 1978* by the spouse of the person by whom it was dedicated.
- **8.** Subsection 2 of section 79 of the said Act, as re-enacted by the statutes of Ontario, 1972, chapter 133, section 32, is amended by striking out "drawn to scale and including the distance from the land described in the instrument to one or more lot angles, attached to the instrument" in the fifth, sixth and seventh lines and inserting in lieu thereof "prepared in accordance with the regulations".
- 9. Subsection 1 of section 81 of the said Act is amended by striking out striking o
- 10. Section 87 of the said Act, as amended by the Statutes of Ontario, s. 87, 1972, chapter 133, section 34, is repealed and the following substituted therefor:
 - 87. An error, defect or omission in a registered or deposited Correction plan may be corrected in accordance with the regulations.
- 11. Subsection 1 of section 102 of the said Act, as amended by the statutes of Ontario, 1978, chapter 8, section 3 and 1979, chapter 94,

section 41, is further amended by adding thereto the following clauses:

- (g) governing the correction of errors, defects and omissions in registered and deposited plans;
- (h) prescribing the manner in which sketches referred to in subsection 2 of section 79 are to be prepared.

- 104, amended
- 12. Section 104 of the said Act is amended by striking out "an instrument" in the first line and inserting in lieu thereof "a plan of survey".
- s. 106, amerated
- **13.** Section 106 of the said Act is amended by striking out "in duplicate" in the second line and by inserting after "duplicate" in the fifth line "if any".
- Commencement
- **14.**—(1) This Act, except section 5, comes into force on a day to be named by proclamation of the Lieutenant Governor.
- Idem

- (2) Section 5 shall be deemed to have come into force on the 1st day of July, 1980.
- Short title
- 15. The short title of this Act is The Registry Amendment Act, 1980.

CHAPTER 51

BOUNDARIES

An Act to revise The Boundaries Act

Assented to November 14th, 1980

[ER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Interpretation

(a) "Director" means the Director of Titles appointed under The Land Titles Act:

R.S.O. 1970.

- (b) "monument" means any device or object used to mark or witness a boundary;
- (c) "parcel" means an area of land described in an instrument by which the title to an interest in land is or was established or an area of land shown on a plan and includes a public highway or any part thereof;
- (d) "prescribed" means prescribed by the regulations made under this Act:
- (e) "surveyor" means an Ontario land surveyor authorized to practise under The Surveyors Act. R.S.O. 1970, R.S.O. 1970. c. 48, s. 1, amended.
- 2. The Minister of Consumer and Commercial Relations is Adminisresponsible for the administration of this Act. 1972, c. 1, s. 29.
- 3.—(1) Where doubt exists as to the true location on the Application ground of any boundary of a parcel, an application, in the prescribed form, may be made to the Director to confirm the true of boundaries location of the boundary on the ground.
- (2) The Minister of Transportation and Communications, the Public council of a municipality or an authority having jurisdiction over a public highway may apply to the Director, in the prescribed form, to confirm the true location of the boundaries on the ground of a public highway under its jurisdiction.

What may apply

- (3) An application to the Director under subsection 1 may be made by,
 - (a) the owner of an interest in the parcel;
 - (b) the council of the municipality in which the parcel is situate;
 - (c) a Minister of the Crown;
 - (d) the Surveyor General of Ontario;
 - (e) the Surveyor General of Canada; or
 - (f) with the consent of the owner of an interest in the parcel, a surveyor. R.S.O. 1970, c. 48, s. 4, amended.

Contents of application

- **4.**—(1) An application under section 3 shall be accompanied by,
 - (a) a copy of an up-to-date plan of survey, signed by a surveyor indicating the location on the ground of the boundary or boundaries to be confirmed;
 - (b) a copy of the field notes of the survey; and
 - (c) such other information or material as is prescribed.

Further materials

(2) The Director may at any time require an applicant to furnish such additional or other information or material as he specifies. New.

Where Director may initiate proceedings **5.**—(1) The Director, of his own initiative, may initiate proceedings under this Act and may engage a surveyor to make a survey and plan of the parcel or any boundary thereof. R.S.O. 1970, c. 48, s. 6, *amended*.

Costs

c. 234

(2) Where the Director initiates proceedings under subsection 1, the costs of and incidental to the proceedings may, on an application to the Director of Land Registration, be paid out of The Land Titles Survey Fund established under subsection 1 of section 63 of *The Land Titles Act*, and subsections 3 to 5 of the said section 63 apply to an application under this subsection. *New*.

municipality

Costs of

R.S.O. 1970,

6. Where an application under this Act has been made by or on behalf of the council of a municipality, the costs of and incidental to the application shall be borne by the municipality and, except where the purpose of the application is to confirm the location of the boundaries of a public highway, the costs may be recovered by the levy of a special rate of assessment on all parcels included in the application.

7. The Director shall cause a notice of an application under Notice of this Act to be given in such manner and to such persons as he application considers proper in the circumstances and the notice shall set out the purpose of the application and the time fixed for delivering objections to the Director and, where a copy of the plan is not included with the notice, the notice shall state the place where a copy of the plan may be inspected. R.S.O. 1970, c. 48, s. 9. amended.

- 8.—(1) Any person desiring to object to the location of the Objection boundary or boundaries to be confirmed, as shown on the plan of survey, shall deliver to the Director, by registered mail or by personal service within the time fixed by the notice of application, a written statement setting forth the nature and grounds of the objection. R.S.O. 1970, c. 48, s. 10, amended.
- (2) Where a written statement of objection is received, the Hearing Director shall afford an opportunity for a hearing to determine the validity of the objection.
- (3) Where the time specified in the notice of application has Confirmation expired and no objection has been received, the Director, if he is hearing satisfied by the application and the material filed in support thereof, may, without convening a hearing, confirm and, when the surveyor has complied with section 14, certify the location of the boundary or boundaries as shown on the plan of survey.

(4) Where the Director is not satisfied by the application and Hearing the material filed in support thereof, he may convene a hearing Director is and require any person he considers necessary to appear at the not satisfied by application hearing to give evidence.

- (5) The applicant, any person who delivers a statement of Parties objection under subsection 1 and such other persons as the Director may specify, are parties to the proceedings for the confirmation of the boundary or boundaries.
- (6) The Director shall cause a notice of hearing under this Notice of section to be given, in a manner prescribed by the regulations, to the parties and to such other persons as he may specify, setting forth the time, place and purpose of the hearing.

9.—(1) Upon the hearing convened under section 8, the Hearing and Director may dispose of any objection in such manner as he considers just and equitable under the circumstances and may, by order, confirm the location of the boundary or boundaries as shown on the plan of survey, or, if he thinks proper to do so, may order that the survey and plan be amended in such manner as he may direct, in which case he may confirm the location of the boundary or boundaries as shown on the plan as so amended. R.S.O. 1970, c. 48, s. 11 (1), part.

Recording of

(2) The oral evidence taken before the Director at a hearing shall be recorded and, at the request of a party to the hearing, a copy of the recording shall be furnished to the party upon payment of the prescribed fee. *New*.

Moson onts

- 10. The Director may order the removal of any monument that conflicts with any boundary confirmed under this Act. R.S.O. 1970, c. 48, s. 18, amended.
- **11.**—(1) An applicant under this Act is liable *prima facie* to pay all costs, charges and expenses of and incidental to the application. R.S.O. 1970, c. 48, s. 4 (2), *amended*.

1.fem

(2) Upon the hearing convened under section 8, the Director may order costs to be paid by or to any person who is a party to a proceeding under this Act. R.S.O. 1970, c. 48, s. 11 (2), amended.

Appeal from Director's decision to Divisional **12.**—(1) Any party aggrieved by an order of the Director made under subsection 1 of section 9 or under section 11 may appeal to the Divisional Court.

Power of court

- (2) The Divisional Court, on an appeal from an order of the Director, may,
 - (a) where the appeal is from an order under subsection 1 of section 9, decide the matter on the evidence before it or direct the trial of an issue or may dismiss the appeal or order that the survey and plan be amended and confirm the location of the boundary or boundaries as shown on the amended plan; and
 - (b) where the appeal is from an order as to costs under section 11, annul or, with or without modification, confirm the order.

Notice of

(3) Notice of an appeal under this section shall be filed by the appellant with the court and a copy of the notice shall be served upon the Director and the other parties to the proceedings before the Director within thirty days after the date of mailing of the order of the Director to the party appealing. R.S.O. 1970, c. 48, ss. 11 (3), 12; 1971, c. 50, s. 13 (4), amended.

Certificate confirmation 13.—(1) When the period of thirty days mentioned in subsection 3 of section 12 has elapsed and no appeal has been taken or after an appeal, if taken, has been disposed of and the surveyor has complied with section 14, the Director shall certify the confirmation of the location of the boundary or boundaries as shown on the plan of survey as confirmed by the Director or the court, as the case may be.

- (2) When any boundary has been certified under subsection 3 of Effect of confirmation section 8 or under subsection 1 of this section, the certificate is conclusive that the application and every notice, proceeding and act that ought to have been made, given or done has been made, given or done in accordance with this Act. R.S.O. 1970, c. 48, s. 13, amended.
- 14. Notwithstanding The Surveys Act, when the boundary or Deposit of boundaries shown on the plan have been confirmed and no appeal field notes has been taken or after an appeal, if taken, has been disposed of, R.S.O. 1970. the surveyor shall deposit the plan and original field notes of the c. 453 survey with the Director. R.S.O. 1970, c. 48, s. 7 (3), amended.

15.—(1) The boundaries confirmed and certified by the Effect of Director and defined by the monuments shown on the plan under this Act shall, notwithstanding any other Act, be deemed to be the true boundaries of the parcel.

(2) Nothing in this Act affects the establishment or re-estab- Saving lishment of lines under The Surveys Act, other than the boundaries confirmed and certified under this Act. R.S.O. 1970, c. 48, s. 14, amended.

16.—(1) When a boundary as shown on a plan of survey has Registration been confirmed and certified under this Act, the Director shall of plan cause the plan or a copy thereof to be registered in the proper land registry office.

- (2) Upon receipt of the plan or a copy for registration, the land Idem registrar shall register it and shall record it in the title register or abstract index for each parcel that adjoins a boundary that has been confirmed.
- (3) A plan registered under this section supersedes all corres- Effect of ponding portions of all former registered plans and descriptions. R.S.O. 1970, c. 48, s. 16 (1-3), amended.
- 17. A plan certified under this Act may be registered under Right to The Land Titles Act or The Registry Act, as the case may be, R.S.O. 1970, without any approval under *The Planning Act.* R.S.O. 1970, cc. 234, 409. c. 48, s. 17, amended.
- **18.**—(1) Upon the filing of evidence satisfactory to the Direc-Corrections tor and upon either giving such notice to interested persons as he omissions considers appropriate, or ex parte, he may order the correction of any inconsistency, error or omission in a plan that has been certified and registered under this Act or a predecessor thereof.
- (2) No correction pursuant to this section shall affect the loca- Proviso tion of a boundary confirmed and certified under this Act or a predecessor thereof. New.

R (In 100 of 611 19. Where in the opinion of the Director the fees payable on an application under this Act are unduly excessive, having regard to all the circumstances, the Director may reduce the fees to such amount as he considers appropriate. R.S.O. 1970, c. 48, s. 21.

Application to cowo

- 20. This Act binds the Crown. New.
- 21. The Lieutenant Governor in Council may make regulations,
 - (a) governing standards and procedures for surveys and plans made for the purposes of this Act;
 - (b) prescribing the manner of making an application for confirmation of the location of boundaries and the material to be submitted with the application;
 - (c) requiring any information in connection with any application, evidence or procedure to be verified by affidavit or declaration;
 - (d) requiring the payment of fees and prescribing the amounts thereof;
 - (e) prescribing one or more methods by which notice of a hearing under this Act may be given;
 - (f) prescribing forms and providing for their use;
 - (g) prescribing the manner of making an objection to the location of the boundary or boundaries as shown on the plan of survey and the material to be submitted with the objection;
 - (h) prescribing administrative procedures for the purposes of this Act;
 - (i) governing the manner of recording oral evidence and the manner of providing copies thereof;
 - (j) prescribing the procedures to be followed by land registrars with respect to matters under this Act;
 - (k) respecting costs and the taxation thereof; and
 - (l) governing the correction of plans under section 18. R.S.O. 1970, c. 48, s. 20, amended.

Fransition

22.—(1) Notwithstanding section 23, where, prior to the coming into force of this Act, notice of an application has been

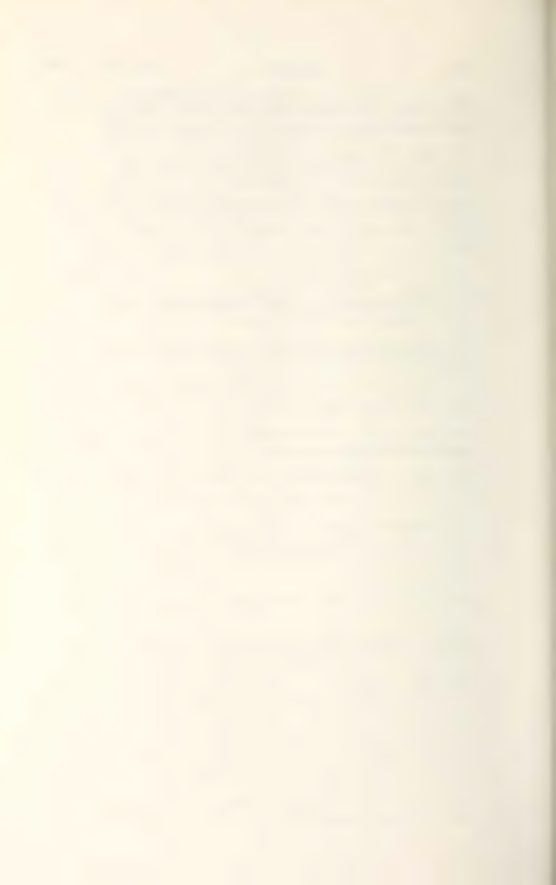
given pursuant to subsection 1 of section 9 of *The Boundaries Act*, being chapter 48 of the Revised Statutes of Ontario, 1970, the application shall be continued as if that Act had not been repealed.

(2) Where, prior to the coming into force of this Act, the Director received an application under section 4 of *The Boundaries Act*, being chapter 48 of the Revised Statutes of Ontario, 1970, but no notice of the application has been given under subsection 1 of section 9 of that Act, the application, upon the coming into force of this Act, shall be taken up and continued in conformity with this Act.

23. The following are repealed:

Repeals

- 1. *The Boundaries Act*, being chapter 48 of the Revised Statutes of Ontario, 1970.
- 2. Section 13 of *The Civil Rights Statute Law Amendment Act*, 1971, being chapter 50.
- 3. Section 29 of *The Government Reorganization Act*, 1972, being chapter 1.
- **24.** This Act comes into force on a day to be named by procla-Commencemation of the Lieutenant Governor.
 - 25. The short title of this Act is The Boundaries Act, 1980. Short title



CHAPTER 52

An Act to amend The Shoreline Property Assistance Act, 1973

Assented to November 14th, 1980

TER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Subsection 8 of section 3 of The Shoreline Property Assistance Act. s. 3 (8), 1973, being chapter 22, is repealed and the following substituted therefor:
 - (8) No loan for the construction of works shall exceed the Limitation amount prescribed.
- 2.—(1) Subsection 5 of section 5 of the said Act, as re-enacted by the s. 5 (5), Statutes of Ontario, 1978, chapter 10, section 1, is amended by striking out "a period of twenty years" in the first and second lines and inserting in lieu thereof "such period as is prescribed"
 - (2) Subsection 8 of the said section 5 is repealed and the following s. 5 (8), re-enacted substituted therefor:
 - (8) An application requesting the Treasurer of Ontario to Offer. purchase a debenture, which shall be by way of an offer to sell in the prescribed form, and a copy of the inspection and completion certificate mentioned in subsection 1 certified by the clerk with whom it was filed shall accompany the debenture delivered to the Treasurer of Ontario.
- 3. Section 7 of the said Act is repealed and the following substituted s. 7. therefor:
 - 7. The council shall lend the money so borrowed under the Terms on authority of section 2 in sums of \$100 or multiples thereof at a rate shall lend of interest equal to that set out in the debenture by which the funds money are borrowed and the term of the loan shall be the same number of years as the term of the debenture.

- Smotul

4. Section 8 of the said Act is repealed and the following substituted therefor:

Collegion of president

8.—(1) The council shall impose by by-law in the prescribed form and, subject to section 11, shall levy and collect for the term of the loan, over and above all other rates, upon the land in respect of which the money is lent, a special equal annual rate sufficient to discharge within the term of the loan the principal and interest of the money lent, and the special rates imposed shall be deemed to be taxes, and the provisions of *The Municipal Act* as to the collection and recovery of taxes, and the proceedings that may be taken in default thereof, apply.

R > 0 1070

- Registration of by law
- (2) Where the council of a municipality passes a by-law under subsection 1 imposing special equal annual rates on land, the clerk of the municipality shall forthwith register a copy of the by-law in the proper land registry office.

s 1s. scopacied **5.** Section 13 of the said Act is repealed and the following substituted therefor:

i. aus for hall ling repairs 13. Part I applies with necessary modifications to building repairs, but no loan for building repairs shall exceed the amount prescribed.

< 14. Interioled

- **6.** Section 14 of the said Act, as amended by the Statutes of Ontario, 1978, chapter 10, section 3, is further amended by adding thereto the following clause:
 - (e) prescribing the term of the debentures that may be issued under this Act.

Bushays, etc., certared maid 1973. 4 33 7.—(1) Every by-law heretofore passed or purporting to have been passed by the council of a municipality under subsection 1 of section 2 of *The Shoreline Property Assistance Act, 1973* is hereby declared to be and to have always been valid and binding in accordance with the provisions thereof and every debenture purchased by the Treasurer of Ontario, every loan made by the municipality to an owner of land and every special rate levied on the land of an owner under that Act pursuant to the said by-law is hereby declared to be and to have always been valid and binding on the corporation of the municipality that passed the by-law and on the owner and the land to whom or in respect of which the loan was made.

Cerrain special rates invalin 1973 p. 33 (2) Notwithstanding subsection 1, the special rates imposed under section 8 or 13 of *The Shoreline Property Assistance Act*, 1973 on the lands described in the schedule hereto are hereby declared to be and to have always been invalid and do not

constitute a charge or lien on the lands and that the moneys borrowed by the owner thereof under the provisions of the said Act are hereby deemed not to be or to have been a debt upon which special rates may have been or may be imposed, assessed or levied against such lands or any interest therein.

- (3) Notwithstanding subsection 2. The Corporation of the Township of Malden is not relieved from its obligation to repay to the Treasurer of Ontario all moneys borrowed from the Treasurer under *The Shoreline Property Assistance Act*, 1973. c = 1973 in respect of the lands described in the Schedule hereto, together with interest thereon, in accordance with the debenture issued by the township for the borrowing of those moneys.
- 8. The said Act is amended by adding thereto the following Schedule: Shedule: Shedule:

SCHEDULE

ALL AND SINGULAR those certain parcels or tracts of land and premises situate, lying and being in the Township of Malden, in the County of Essex and the Province of Ontario, more particularly described as follows:

FIRSTLY, all of Lots 6 and 7 according to a plan registered in the Land Registry Office for the Registry Division of Essex (No. 12) as No. 1103.

SECONDLY, all of Lot 7 according to a plan registered in the Land Registry Office for the Registry Division of Essex (No. 12) as No. 1502.

THIRDLY, all of Lot 14 according to a plan registered in the Land Registry Office for the Registry Division of Essex (No. 12) as No. 1193.

FOURTHLY, all of Lot 20 according to a plan registered in the Land Registry Office for the Registry Division of Essex (No. 12) as No. 1038.

- 9. This Act comes into force on a day to be named by proclamation of the Lieutenant Governor.
- 10. The short title of this Act is The Shoreline Property Assistance Amendment Act, 1980.



CHAPTER 53

An Act to amend The Beef Cattle Marketing Act

Assented to November 14th, 1980

HER, MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- **1.** Section 1 of *The Beef Cattle Marketing Act*, being chapter 42 of the s. 1, Revised Statutes of Ontario, 1970, is amended by adding thereto the following clauses:
 - (aa) "Board" means the Agricultural Licensing and Registration Review Board established under *The Ministry of* R.S.O. 1970, Agriculture and Food Act;
 - (cc) "Commissioner" means the Live Stock Commissioner.
- 2.—(1) Clause *b* of subsection 1 of section 5 of the said Act, as re- s. 5 (1) (*b*), enacted by the Statutes of Ontario, 1974, chapter 43, section 1 and amended by the Statutes of Ontario, 1978, chapter 87, section 3, is repealed and the following substituted therefor:
 - (b) fixing the amount of licence fees up to but not exceeding two-tenths of 1 per cent of the sale price for each head of cattle.
 - (2) Subsection 4 of the said section 5, as enacted by the Statutes of s. 5 (4). Ontario, 1974, chapter 43, section 1, is repealed.
- 3. The said Act is amended by adding thereto the following sections: sequence of the said Act is amended by adding thereto the following sections:
 - 9a.—(1) Subject to section 9b, the Commissioner shall prepare a Preparation list of plants that, in his opinion, comply with the provisions of this Act and the regulations that apply where cattle are sold for a price calculated on a carcass weight basis, and may amend or revise the list from time to time.

Ymen alon for listing (2) Where the operator of a plant wishes to have his plant included on the list referred to in subsection 1, he shall apply therefor to the Commissioner in writing.

History, he inspected (3) The Commissioner shall maintain a copy of the list referred to in subsection 1, as amended or revised, at his office at all times and shall permit inspection thereof by the public during normal business hours.

Furnishing and publishing list

- (4) The Commissioner may,
 - (a) send a copy of the list referred to in subsection 1 and any amendment or revision thereof to any person in Ontario who makes a request therefor; and
 - (b) publish the list referred to in subsection 1 and any amendment or revision thereof in such manner as he considers advisable.

Purchase of cattle

(5) No operator of a plant that is not included on the list referred to in subsection 1 shall purchase cattle for slaughter at his plant for a price calculated on a carcass weight basis.

Hearing required

9b.—(1) A decision by the Commissioner not to include a plant on the list referred to in section 9a or to remove a plant from the list shall be made only after a hearing by the Commissioner.

Notice of hearing (2) Notice of a hearing by the Commissioner under subsection 1 shall afford to the operator of the plant a reasonable opportunity to show or achieve compliance before the hearing with the provisions of this Act and the regulations that apply where cattle are sold for a price calculated on a carcass weight basis.

Examination of documentary evidence

(3) The operator of a plant who is a party to the the proceedings in which the Commissioner holds a hearing shall be afforded an opportunity to examine before the hearing any written or documentary evidence that will be produced or any report the contents of which will be given in evidence at the hearing.

Removal of plant from list

- (4) Notwithstanding subsections 1, 2 and 3, the Commissioner may remove a plant from the list referred to in section 9a without a hearing where,
 - (a) in the opinion of the Commissioner, it is necessary to do so for the immediate protection of the interests of producers; and
 - (b) the Commissioner, forthwith thereafter, serves upon the operator of the plant notice of a hearing to be held within fifteen days after the removal of the plant from the list.

9c. Where, after a hearing, the Commissioner has not included Commissioner a plant on or has removed a plant from the list referred to in section or rescind 9a, he may at any time of his own motion or on the application of decision the operator of the plant vary or rescind his decision, but the Commissioner shall not vary or rescind his decision adversely to the interests of any person without holding a rehearing to which such person is a party and may make such decision after such rehearing as he considers proper under this Act.

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9d.—(1) Where the Commissioner refuses to include a plant on Appeal or removes a plant from the list referred to in section 9a, the operator of the plant may, by written notice delivered to the Commissioner and filed with the Board within fifteen days after receipt of the decision of the Commissioner, appeal to the Board.

(2) The Board may extend the time for the giving of notice under Extension subsection 1, either before or after expiration of such time, where for appeal it is satisfied that there are prima facie grounds for appeal and that there are reasonable grounds for applying for the extension.

(3) Where an operator appeals to the Board under this section, Disposal the Board shall hear the appeal by way of a hearing de novo to determine whether the plant should be included on or removed from the list and may, after the hearing, confirm or alter the decision of the Commissioner or direct the Commissioner to do any act he is authorized to do under this Act and as the Board considers proper and, for such purposes, the Board may substitute its opinion for that of the Commissioner.

(4) Notwithstanding that an operator has appealed under this Effect of section from a decision of the Commissioner, unless the Commissioner sioner otherwise directs, the decision of the Commissioner is pending disposal effective until the appeal is disposed of.

of appeal

- 9e.—(1) The Commissioner, the appellant and such other per- Parties sons as the Board may specify are parties to the proceedings before the Board under this Act.
- (2) Members of the Board assigned to render a decision after a Members hearing shall not have taken part prior to the hearing in any decision investigation or consideration of the subject-matter of the hearing not to have taken part and shall not communicate directly or indirectly in relation to the in investigasubject-matter of the hearing with any person or with any party or tion, etc. his representative except upon notice to and opportunity for all parties to participate, but such members may seek legal advice from an adviser independent from the parties and in such case the nature of the advice should be made known to the parties in order that they may make submissions as to the law.

Recording of

(3) The oral evidence taken before the Board at a hearing shall be recorded and, if so required, copies or a transcript thereof shall be furnished upon the same terms as in the Supreme Court.

child members at hearing to participate to decision (4) No member of the Board shall participate in a decision of the Board after a hearing who was not present throughout the hearing and heard the evidence and argument of the parties and, except with the consent of the parties, no decision of the Board shall be given unless all members so present participate in the decision.

Application of 1971, c. 41

9 f. The Statutory Powers Procedure Act, 1971 applies to any hearing by the Commissioner or the Board under this Act.

Appeal to Incisional Court 9g.—(1) Any party to the hearing before the Board may appeal from the decision of the Board to the Divisional Court in accordance with the rules of court.

Minister erifiled to be heard (2) The Minister is entitled to appear, by counsel or otherwise, upon the argument of an appeal under this section.

Record to be tiled incourt (3) The chairman of the Board shall file with the Registrar of the Supreme Court the record of the proceedings before the Board which, together with a transcript of the evidence before the Board if it is not part of the Board's record, constitutes the record on the appeal.

Powers of cultification appeal (4) An appeal under this section may be made on any question that is not a question of fact alone and the court may confirm or alter the decision of the Board or direct the Commissioner to do any act he is authorized to do under this Act or may refer the matter back to the Board for reconsideration by the Board as the court considers proper and the court may substitute its opinion for that of the Commissioner or the Board.

Extent or of Ison of Board to come of appeal (5) Notwithstanding that an operator has appealed under this section from a decision of the Board, unless the Board otherwise directs, the decision of the Board is effective until the appeal is disposed of.

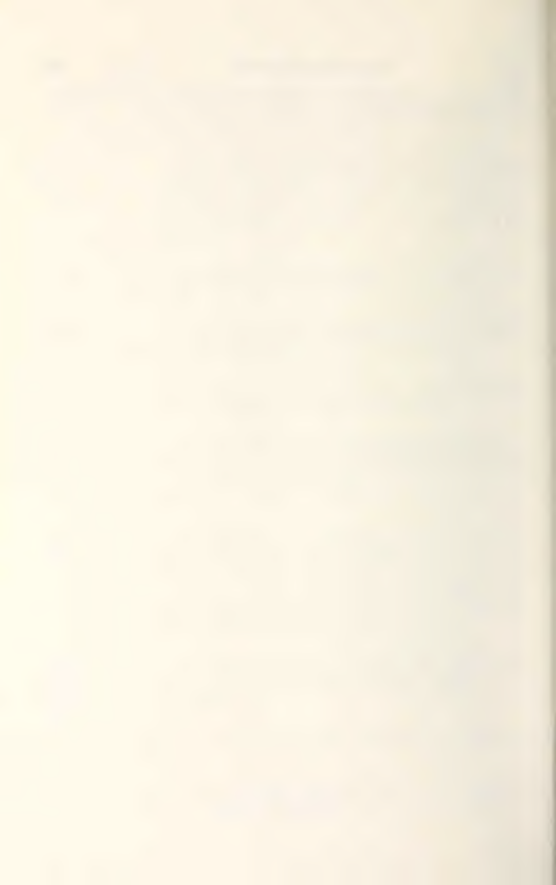
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 number:

4. Section 10 of the said Act is repealed and the following substituted therefor:

Offeme

10. Every person who contravenes any of the provisions of this Act or the regulations is guilty of an offence and on conviction is liable to a fine of not more than \$1,000.

- **5.** This Act comes into force on a day to be named by proclamation of Commence-the Lieutenant Governor.
- **6.** The short title of this Act is *The Beef Cattle Marketing Amendment* Short title *Act*, 1980.

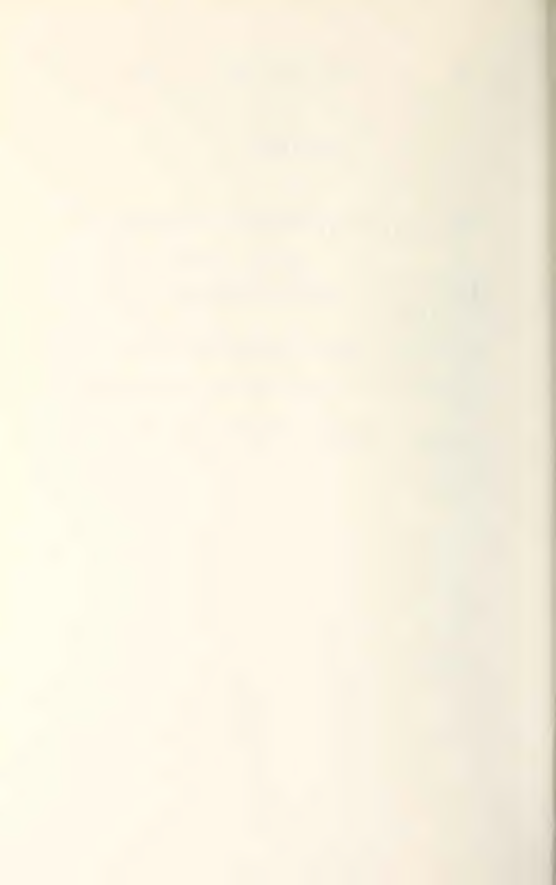


An Act to repeal The Warble Fly Control Act

Assented to November 14th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- **1.** The Warble Fly Control Act, being chapter 487 of the Repeal Revised Statutes of Ontario, 1970, is repealed.
- 2. This Act comes into force on the day it receives Royal Commence-Assent.
- 3. The short title of this Act is The Warble Fly Control Repeal Short title Act, 1980.



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CHAPTER 55

An Act to amend The Insurance Act

Assented to November 14th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Paragraphs 30 and 35 of section 1 of *The Insurance Act*, being and 35, chapter 224 of the Revised Statutes of Ontario, 1970, are repealed re-enacted and the following substituted therefor:
 - 30. "insurance" means the undertaking by one person to indemnify another person against loss or liability for loss in respect of a certain risk or peril to which the object of the insurance may be exposed, or to pay a sum of money or other thing of value upon the happening of a certain event and includes life insurance;
 - 35. "life insurance" means an undertaking by an insurer to pay insurance money,
 - (a) on death; or
 - (b) on the happening of an event or contingency dependent on human life; or
 - (c) at a fixed or determinable future time; or
 - (d) for a term dependent on human life,

and, without restricting the generality of the foregoing, includes,

- (e) accidental death insurance but not accident insurance;
- (f) disability insurance; and

(g) an undertaking entered into by an insurer to provide an annuity or what would be an annuity except that the periodic payments may be unequal in amount and such an undertaking shall be deemed always to have been life insurance.

te, waterl

2. Clause m of section 145 of the said Act is repealed.

re office feel

3. Subsections 1, 2 and 3 of section 218 of the said Act, as re-enacted by the Statutes of Ontario, 1976, chapter 75, section 1, are repealed and the following substituted therefor:

Minimum datalets ur fer policy (1) Every contract evidenced by a motor vehicle liability policy insures, in respect of any one accident, to the limit of at least \$200,000, exclusive of interest and costs, against liability resulting from bodily injury to or the death of one or more persons and loss of or damage to property.

Priorities

- (2) The contract shall be interpreted to mean that where, by reason of any one accident, liability results from bodily injury or death and from loss of or damage to property,
 - (a) claims against the insured arising out of bodily injury or death have priority to the extent of \$190,000 over claims arising out of loss of or damage to property; and
 - (b) claims against the insured arising out of loss of or damage to property have priority to the extent of \$10,000 over claims arising out of bodily injury or death.

Minimum finits where separate limits designated

(3) The insurer may, instead of specifying a limit in the policy for an inclusive amount, specify a limit of liability of at least \$200,000, exclusive of interest and costs, against liability resulting from bodily injury to or the death of one or more persons and a limit of liability of at least \$200,000, exclusive of interest and costs, against liability for loss of or damage to property.

Commencement 4.—(1) This Act, except section 3, comes into force on the day it receives Royal Assent.

Idem

(2) Section 3 comes into force on the 1st day of March, 1981.

Short title

5. The short title of this Act is *The Insurance Amendment Act*, 1980.

An Act to amend The Motor Vehicle Accident Claims Act

Assented to November 14th, 1980

FER MAJESTY, by and with the advice and consent of the 1 Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Subsection 1 of section 22 of The Motor Vehicle Accident s. 22 (1), Claims Act, being chapter 281 of the Revised Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1976, chapter 76, section 1, is repealed and the following substituted therefor:

(1) In respect of any application under section 5 or 6 for pay-Limits ment of damages arising out of motor vehicle accidents occurring from Fund in Ontario on or after the 1st day of March, 1981, and subject to subsection 5, the Minister shall not pay out of the Fund more than the total amount of \$200,000, exclusive of costs, for all damages on account of injury or death to one or more persons, or loss of or damage to property occasioned in Ontario by any one uninsured motor vehicle and arising out of any one accident, provided that any claims arising out of any loss of or damage to property shall have priority over any claims arising out of any bodily injury or death to the extent of \$10,000, but in any event the Minister shall not pay out of the Fund more than a total of \$10,000 in respect of all claims arising out of the loss of or damage to property occasioned by any one uninsured vehicle and arising out of any one accident.

(1a) In respect of any application under section 5 or 6 for Idem payment of damages arising out of motor vehicle accidents occurring in Ontario on or after the 1st day of January, 1977, and before the 1st day of March, 1981, and subject to subsection 5, the Minister shall not pay out of the Fund more than the total amount of \$100,000, exclusive of costs, for all damages on account of injury or death to one or more persons, or loss of or damage to property occasioned in Ontario by any one uninsured motor vehicle and arising out of any one accident, provided that any claims arising out of any loss of or damage to property shall have priority over any claims arising out of any bodily injury or death to

the extent of \$5,000, but in any event the Minister shall not pay out of the Fund more than a total of \$5,000 in respect of all claims arising out of the loss of or damage to property occasioned by any one uninsured vehicle and arising out of any one accident.

· // fu), renumbered (2) Subsection 1a of the said section 22, as enacted by the Statutes of Ontario, 1976, chapter 76, section 1, is renumbered as subsection 1b.

11 (5) (a),
 re enacted

- (3) Clause *a* of subsection 5 of the said section 22, as re-enacted by the Statutes of Ontario, 1976, chapter 76, section 1, is repealed and the following substituted therefor:
 - (a) arising out of motor vehicle accidents occurring in Ontario on or after the 1st day of March, 1981, more than \$200,000, exclusive of costs, for all damages on account of injury to one or more persons and the death of one or more persons occasioned by any one uninsured motor vehicle and arising out of any one accident; or
 - (aa) arising out of motor vehicle accidents occurring in Ontario on or after the 1st day of January, 1977, and before the 1st day of January, 1981, more than \$100,000, exclusive of costs, for all damages on account of injury to one or more persons and the death of one or more persons occasioned by any one uninsured motor vehicle and arising out of any one accident; or

12 (5) (aa),
 relettered

(4) Clause *aa* of subsection 5 of the said section 22, as enacted by the Statutes of Ontario, 1976, chapter 76, section 1, is relettered as clause *ab*.

Commencement 2. This Act comes into force on the 1st day of March, 1981.

Short title

3. The short title of this Act is The Motor Vehicle Accident Claims Amendment Act, 1980.

An Act to erect the Township of Gloucester into a City Municipality

Assented to November 14th, 1980

TER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Corporation of the Township of Gloucester is erected Township of into a city municipality bearing the name of The Corporation of erected into the City of Gloucester.

municipality

- 2. Sections 17, 19 and 22 of The Municipal Act apply with Application necessary modifications in respect of the erecting of the Township R.S.O. 1970. c. 284, ss. 17, 19, 22 of Gloucester into a city municipality.
- 3. A reference in any general or special Act to The Corporation References of the Township of Gloucester or to the Township of Gloucester Acts shall be deemed to be a reference to The Corporation of the City of Gloucester and to the City of Gloucester, respectively.
- 4.—(1) On the 1st day of January, 1981, the reeve of the Mayor Township of Gloucester shall be the mayor of the City of aldermen Gloucester and the councillors of the Township shall be aldermen of the City.
- (2) Notwithstanding subsection 1 of section 28 of *The Munici*-Composition pal Act, on and after the 1st day of December, 1982, the council of councils the City of Gloucester shall consist of a mayor and six aldermen all R.S.O. 1970. to be elected by general vote until such time as the City is divided 60 284, 400 into wards or the composition of the council is varied by an order of the Ontario Municipal Board under section 7a of The Regional Municipality of Ottawa-Carleton Act.
- **5.** For the purpose of the calculation and payment of grants by Grants the Ministry of Transportation and Communications to the City of Gloucester for the years 1981 and 1982 in respect of the construction of an overpass by the City over that part of the King's Highway known as Number 17 at Orleans Boulevard, the City shall be deemed to be a township municipality.

continued R > O 1070. 6.—(1) For the purposes of section 82 of *The Highway Traffic Act*, the City of Gloucester shall be deemed to be a township municipality.

By laws of Romanal Connett and City council (2) Every by-law in force in the City under any provision of section 82 of *The Highway Traffic Act* that applies, on the 1st day of January, 1981, to any highway or portion thereof in the City, shall continue to apply until a by-law passed by the council of The Regional Municipality of Ottawa-Carleton, or the council of the City, under the said section 82 applies thereto.

Hom R S O 1970, 101 (3) The consolidation of any by-laws in which the provisions of section 82 of *The Highway Traffic Act* are incorporated, without amendment, shall be deemed not to be affected by subsection 2.

Commence-

7. This Act comes into force on the 1st day of January, 1981.

Short title

8. The short title of this Act is *The City of Gloucester Act*, 1980.

An Act to provide for the Validation of Certain Adoption Orders made under The Child Welfare Act, 1978

Assented to November 14th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- **1.** No adoption order made on or after the 15th day of June, ^{1978, c. 85} 1979 by the Supreme Court or a county or district court in proceedings commenced before the 15th day of June, 1979, being the day *The Child Welfare Act*, 1978, being chapter 85, came into force, shall be invalid solely because the order was not made by a provincial court (family division) or the Unified Family Court.
- 2. This Act comes into force on the day it receives Royal Commence-Assent.
- **3.** The short title of this Act is *The Child Welfare Validation of* Short title *Adoption Orders Act*, 1980.



An Act to provide for Municipal Hydro-Electric Service in the City of Sudbury

Assented to November 14th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Interpretation

- (a) "accumulated net retail equity" means the portion of equity accumulated through debt retirement appropriations recorded for the Rural Power District relating to Ontario Hydro's rural retail system plus the portion of the balance recorded for customers in the Stabilization of Rates and Contingencies Account, in the books of Ontario Hydro;
- (b) "City" means the municipality or corporation of the City of Sudbury;
- (c) "Commission" means the hydro-electric commission established by section 2;
- (d) "Minister" means the Minister of Intergovernmental Affairs;
- (e) "municipal commission" means the Hydro-Electric Commission of the City of Sudbury as it existed immediately before the coming into force of this Act;
- (f) "power" means electrical power and includes electrical energy;
- (g) "regulations" means the regulations made under this
- (h) "retail", when used in relation to the distribution and supply of power, refers to the distribution and supply of power at voltages less than 50 kilovolts, but does not

refer to works located within a transformer station that transform power from voltages greater than 50 kilovolts to voltages less than 50 kilovolts.

Commission established 2.—(1) A hydro-electric commission, to be known as the "Sudbury Hydro-Electric Commission", is hereby established for the City of Sudbury.

Visible at ion int R > O 1970, 154

(2) The Commission shall be deemed to be a commission established under Part III of *The Public Utilities Act* and a municipal commission within the meaning of *The Power Corporation Act*.

Composition

(3) The Commission shall consist of the mayor of the City and additional members who are qualified electors under *The Municipal Elections Act*, 1977 in the City.

When council may determine size of Commission (4) Except as provided in subsection 5, the council of the City shall determine by by-law whether the number of additional members of the Commission shall be two or four.

burst commission

- (5) For the term expiring with the 30th day of November, 1982, the Commission shall consist of the mayor of the City and the following additional members who shall be appointed by the council of the City:
 - 1. Two members of the municipal commission.
 - 2. Two other persons who reside in the City of Sudbury, one of whom is a resident of that part of the City supplied with power by Ontario Hydro immediately before the coming into force of this Act.

Militional members of first commission (6) Where the number of qualified additional members to be appointed under paragraph 1 of subsection 5 is less than the required number of additional members, the council of the City shall appoint an additional member or additional members so that there will be the required number of additional members of the Commission.

Additional members of subsequent commissions

(7) For terms commencing after the 30th day of November, 1982, the additional members of the Commission shall be elected by a general vote of the electors of the City, unless before the 1st day of July, 1982 the council of the City provides by by-law that the additional members shall be elected by wards or appointed by the council.

Eligibility of members of council (8) Members of the council of the City may be members of the Commission, but the members of the council shall not form a majority of the Commission.

- (9) Subject to subsection 5, a member of the Commission shall Term of hold office for the same term as the members of council or until his successor is elected or appointed.
- (10) The council of the City may, by by-law passed with the Delegates written consent of the mayor, appoint a delegate from among the members of the council to represent the mayor on the Commission
- (11) The salaries of the members of the Commission for the Salary term expiring with the 30th day of November, 1982 shall be fixed commission on or before the 31st day of December, 1980 in an amount that does not exceed the highest salary paid to members of the municipal commission on the 1st day of January, 1980.
- (12) A resignation from the council of the City of a member of Resignations the council who is a member of the Commission shall be deemed to be a resignation from both the council and the Commission.
- 3.—(1) Except as herein provided, all the powers, rights, Powers of authorities and privileges that are conferred by *The Public* _{R.S.O. 1970}, Utilities Act on a municipal corporation with respect to power c. 390 shall, on and after the 1st day of January, 1981, be exercised on behalf of the City by the Commission and not by the council of the City or any other person.
- (2) On and after the 1st day of January, 1981, the Commission Right to has the sole right to distribute and supply power within the City, and supply except for those areas of the City then being supplied power by power other than Ontario Hydro or the municipal commission.
- (3) The right of the Commission to distribute and supply Exception to right to power, distribute and supply
 - (a) is subject to any subsisting contracts for the supply of power power made under section 70 of The Power Corporation R.S.O. 1970, Act; and
 - (b) does not apply in respect of those parts of the City that are supplied with power as of the 31st day of December, 1980 by other than Ontario Hydro or the municipal commission.
- (4) The Commission may contract with Ontario Hydro without Contract electoral assent or other approval or authorization for the trans-Ontario mission and supply to the Commission of power to be distributed Hydro and sold in the City.
- (5) A contract under subsection 4 shall be deemed to be an Idem agreement within the meaning of clause s of subsection 2 of section R.S.O. 1970, 293 of The Municipal Act. c 284

Apples attent of R > O 1970, 184

(6) Except where inconsistent with the provisions of this Act, the provisions of *The Power Corporation Act* applicable to a municipal corporation that has entered into a contract with Ontario Hydro for the distribution and supply of power to the municipal corporation apply to the Commission.

Direct

(7) With the consent of the Commission, Ontario Hydro may distribute and supply power directly to customers in the City.

I causter of assets and liabilities

4.—(1) On the 1st day of January, 1981, all assets under the control and management of and all liabilities of the municipal commission are, without compensation, assets under the control and management of and liabilities of the Commission.

Lransitional

(2) Any of the assets, powers and responsibilities of the municipal commission that pertain to the distribution and supply of power in the City may be transferred by agreement before the 1st day of January, 1981 to the Commission.

Purchase
of retail
distribution
facilities
from
Ontario
Hydro

5.—(1) On or before the 1st day of January, 1981, the Commission shall purchase, on behalf of the City, and Ontario Hydro shall sell to the Commission, the assets and liabilities of Ontario Hydro that pertain to the distribution and supply of power at retail in the City.

Leased

(2) The purchases mentioned in subsection 1 shall include equipment leased by Ontario Hydro to retail customers in the City for the use of power supplied to the retail customers.

Purchase price

- (3) The purchase price shall be determined in accordance with the regulations and shall be equal to the original cost of the assets less the sum of,
 - (a) the accumulated net retail equity of the customers supplied with power through the assets; and
 - (b) the accumulated depreciation associated with the assets.

Interpre-

6.—(1) In this section, "parties" means Ontario Hydro and the Commission.

Where price to be determined by arbitration (2) If the purchase price under section 5 is not determined before the 1st day of January, 1982, either of the parties at any time thereafter may request that the purchase price be determined by a single arbitrator agreed on by the parties.

Application of R > O 1970.

(3) The Arbitrations Act applies where a request is made under subsection 2.

Vesting of real property **7.**—(1) All real property transferred by section 4 to the control and management of the Commission or otherwise acquired by or

for the Commission shall be held by the Commission in trust for the City.

(2) Where a Commission is of the opinion, and so declares by Disposition resolution, that any real property under its control and manage-property ment is not required for its purposes, unless otherwise agreed upon by the Commission and the City, the real property may be disposed of as follows:

- 1. In the event that the City wishes in good faith to use the real property for a municipal purpose, it shall compensate the Commission for the real property at its actual cost, less accrued depreciation as shown on the books of the Commission or the assessed value of the real property, whichever is the greater, and when the City in good faith no longer wishes to use the real property for a municipal purpose, the City may sell, lease or otherwise dispose of the real property without the assent of Ontario Hydro and may retain the proceeds of the sale, lease or disposition as municipal funds.
 - 2. In the event that the City does not wish to use the real property in accordance with paragraph 1, the Commission shall, as soon as practicable, sell, lease or otherwise dispose of the real property at fair market value on behalf of the City and the net proceeds derived from the sale, lease or other disposition of the real property or the compensation paid therefor under this subsection shall be received by the Commission and shall be applied in accordance with The Public Utilities Act.

R.S.O. 1970.

- 8. Except as otherwise provided in this Act, sections 92 to 112 Borrowing of The Regional Municipality of Sudbury Act, 1972 apply, with 1972, c. 104 necessary modifications, to any borrowing for the purposes of the Commission.
- 9.—(1) In this section, "transfer date", when used in respect of Interprean employee of the municipal commission or Ontario Hydro, means the date on which the Commission assumes liability for the payment of the wages or salary of the employee.
- (2) On or before the 31st day of December, 1980, Ontario Transfer Hydro and the municipal commission shall designate those of their employees full-time employees who were employed in the distribution and supply of power in the City on the 1st day of January, 1980, and who continued such employment until the 31st day of December, 1980 or until their transfer dates, as the case may be, and the Commission shall offer employment to the employees so designated in respect of the area municipality.

... // ...//....... (3) A person who accepts employment under this section is entitled to receive, for a period of one year commencing on the transfer date, a wage or salary not less than the wage or salary he was receiving on the day nine months before the transfer date.

Parties at O M I R S (4) The Commission shall be deemed to have elected to participate in the Ontario Municipal Employees Retirement System on the day this Act comes into force, and a person who accepts employment under this section shall be deemed to continue or to become a member of the System, as the case requires, on his transfer date, and *The Ontario Municipal Employees Retirement System Act* applies to such person as a member of the System.

Supple mortary agreements

R S O 1970.

. . . .

(5) When a person who accepts employment under this section with the Commission is entitled immediately before his transfer date to the benefit of a supplementary agreement between the Ontario Municipal Employees Retirement Board and the municipal commission, the Commission shall assume, in respect of the person, all rights and obligations under the supplementary agreement as if the Commission had been a party to the agreement in the place of the municipal commission.

Transfer of pension credits from Ontario Hydro Plan (6) Where a person who accepts employment under this section is a contributor to The Pension and Insurance Fund of Ontario Hydro immediately before his transfer date, the present value of the pension earned by the person in The Pension and Insurance Fund of Ontario Hydro at the transfer date or the contributions of the person in the Fund with interest accumulated and credited to the person in the Fund, whichever is the greater, shall be transferred to the Ontario Municipal Employees Retirement Fund and the person shall be given credit in the Ontario Municipal Employees Retirement System for a period of service equal to the period of service for which he was given credit in The Ontario Hydro Pension and Insurance Plan.

Pension guarantee

- (7) Notwithstanding subsection 4, a person who accepts employment under this section with the Commission and who,
 - (a) was employed by Ontario Hydro immediately before his transfer date; and
 - (b) continues in the employment of a municipal hydroelectric commission until he or his beneficiary becomes entitled to a pension benefit,

is entitled to at least the pension benefit he would have been entitled to under The Ontario Hydro Pension and Insurance Plan if his years of continuous service with the commission had been additional years of continuous service with Ontario Hydro and if there had been no change in the Plan after the 31st day of

December, 1980, calculated on the basis of the wage or salary paid to the person by Ontario Hydro and the commission, and the cost, if any, of the pension benefit over the cost of the pension benefit to which the person is entitled under subsection 4 shall be apportioned and paid as provided by the regulations.

(8) A person who accepts employment under this section is Group entitled as a term of his employment to continue as a member of insurance the group life insurance plan in which he was a member with his former employer until the effective date of a common group life insurance plan covering all eligible employees of the Commission.

(9) On or before the 31st day of December, 1982, the Commis-Idem sion shall provide a common group life insurance plan covering all of the eligible employees of the Commission, and the plan shall provide to any person accepting employment under this section, by option or otherwise, insurance coverage not inferior to the insurance coverage to which the person was entitled immediately before his transfer date.

(10) A person who accepts employment under this section shall Sick leave continue to enjoy the rights and benefits of sick leave entitlements or sick leave insurance provided by his former employer immediately before the transfer date until the Commission establishes a sick leave entitlement plan or sick leave insurance plan, and thereupon the person shall receive allowance or credit for any accrued sick leave rights or benefits.

(11) The Commission shall continue the provision of life insur-Life ance to pensioners formerly employed by the municipal commission.

(12) Nothing in this section prevents an employer from ter-Termination minating the employment of an employee for cause.

(13) Where, in the opinion of the Minister, a person who is Special designated or who accepts employment under this section experistances ences any difficulty or hardship with regard to life insurance benefits, pension rights, pension benefits or sick leave rights or benefits, the Minister by order may do anything necessary to remedy or alleviate such difficulty or hardship.

10. For the purposes of section 132 of The Regional Munici-Dissolution pality of Sudbury Act, 1972, the 1st day of January, 1981 is the existing date determined by the Minister in respect of the City and on that commission date the municipal commission is dissolved and any by-laws establishing it shall be deemed to be repealed and the assent of the municipal electors is not required.

11. The Lieutenant Governor in Council may make regula- Regulations tions,

- (a) for the purpose of subsection 3 of section 5 in respect of,
 - (i) the method of determining the original cost of the assets or of any asset or of any part of any asset,
 - (ii) the allocation of the original cost of the assets or of any asset or of any part of any asset,
 - (iii) the method of determining the amount of any component of the accumulated net retail equity,
 - (iv) the allocation of the accumulated net retail equity or any component of the accumulated net retail equity,
 - (v) the method of calculating accumulated depreciation of any component of accumulated depreciation;
 - (vi) the allocation of accumulated depreciation or any component of accumulated depreciation,
 - (vii) the method of payment of the price of the assets;
- (b) for the purposes of subsection 7 of section 9 in respect of the apportionment of the excess cost of any benefit referred to in the subsection and the payment of the excess cost or any part thereof.

Commence-

12. This Act comes into force on the day it receives Royal Assent.

Smort title

13. The short title of this Act is *The City of Sudbury Hydro-Electric Service Act*, 1980.

An Act to stay the Execution of certain Writs of Possession issued in respect of certain Premises on Toronto Islands

Assented to November 14th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) The execution of the writs of possession issued pursuant to the orders of His Honour Judge George Ferguson of the County Court of the Judicial District of York, made on the 24th possession day of October, 1977 under the authority of *The Landlord and Schedule Tenant Act* in respect of the premises listed in the Schedule to this R.S.O. 1970, Act, shall be stayed during the period from the 13th day of c. 236 November, 1980 until the 1st day of July, 1981.
- (2) During the period of the stay referred to in subsection 1, no Further further writs of possession shall be issued or executed for the possession recovery of possession by The Municipality of Metropolitan for same lands. Toronto in respect of premises listed in the Schedule.
- (3) After the expiration of the period of the stay referred to in Change of subsection 1, each writ of possession referred to in subsection 1 remains valid and effective for the purpose of the recovery of possession of the premises named in the writ, notwithstanding that the occupier is a person other than the person named in the writ and that no new order has been made for a writ of possession or no new writ of possession has been issued in respect of the premises.
- 2. This Act comes into force on the day it receives Royal Commence-Assent.
 - 3. The short title of this Act is The Toronto Islands Act, 1980. Short title

SCHEDULE

Premises on Toronto Islands in The Municipality of Metropolitan Toronto.

		1 2 1	
Street	Municipal No.	Street	Municipal No.
Barriew	22	Fifth	23
Bayview	24	Fifth	24
Bayview	26	Fifth	25
Bayview	28	First	2
Bayview	30	First	4
Bavview	32	First	6
Bayview	34	First	8
Channel	1	First	10
Channel	3	First	12
Channel	4	First	14
Channel	5	First	16
Channel	6	Fourth	1
Channel	7	Fourth	2
Channel	8	Fourth	3
Channel	9	Fourth	4
Channel	10	Fourth	5
Channel	11	Fourth	6
Channel	12	Fourth	8
Channel	13	Fourth	9
Channel	14	Fourth	10
Channel	15	Fourth	11
Channel	16	Fourth	12
	18	Fourth	14
Channel	18		15
Dacotah		Fourth Fourth	16
Dacotah	2		17
Dacotah	3	Fourth	
Dacotah	4	Fourth	18
Dacotah	5	Fourth	19
Dacotah	6	Fourth	20
Dacotah	7	Fourth	21
Dacotah	8	Fourth	22
Dacotah	9	Fourth	23
Dacotah	10	Fourth	24
Dacotah	11	Fourth	25
Dacotah	12	Fourth	26
Dacotah	13	Lakeshore	2
Dacotah	14	Lakeshore	6
Dacotah	15	Lakeshore	8
Dacotah	16	Lakeshore	10
Dacotah	17	Lakeshore	12
Dacotah	18	Lakeshore	14
Fifth	1	Lakeshore	16
Fifth	3	Lakeshore	18
Fifth	5	Lakeshore	20
Fifth	9	Lakeshore	22
Fifth	11	Lakeshore	24
Fifth	13	Lakeshore	26
Fifth	14	Lakeshore	28
Fifth	15	Lakeshore	30
Fifth	16	Lakeshore	32
Fifth	17	Lakeshore	34
Fifth	18	Lakeshore	36
Fifth	19	Lakeshore	38
Fifth	20	Lakeshore	40
Fifth	22	Lenore	1

Chap. 60

Street	Municipal No	Street	Mamicibal No.
Lenore	Municipal No.	Nottawa	Municipal No. 14
Lenore	3	Second	1
Ojibway	1	Second	2
Ojibway	2	Second	3
Ojibway	3	Second	4
Ojibway	4	Second	5
Ojibway	5	Second	6
Ojibway	6	Second	7
Ojibway	7	Second	8
Ojibway	8	Second	12
Ojibway	9	Second	14
Ojibway	10	Second	15
Ojibway	11	Second	16
Ojibway	12	Seneca	1
Ojibway	13	Seneca	3
Ojibway	14	Seneca	5
Ojibway	16	Seneca	7
Omaha	2	Seneca	9
Omaha	8	Seneca	11
Omaha	10	Seneca	13
Omaha	12	Seneca	15
Omaha	14	Seneca	17
Omaha	16	Seneca	19
Omaha	18	Seneca	21
Omaha	20	Seneca	23
Omaha	22	Seneca	25
Omaha	24	Seneca	29
Omaha	26	Seneca	31
Omaha	28	Seneca	33
Omaha	30	Seneca	35
Omaha	32	Sixth	15
Omaha	34	Sixth	17
Omaha	36	Sixth	19
Oneida	1	Sixth	21
Oneida	2	Sixth	23
Oneida	3	Sixth	25
Oneida	4	Third	2
Oneida	5	Third	4
Oneida	6	Third	5
Oneida	7	Third	6
Oneida	8	Third	7
Oneida	9	Third	8
Oneida	10	Third	9
Oneida	11	Third	10
Oneida	12	Third	11
Oneida	13	Third	12
Oneida	14	Third	13
Oneida	15	Third	14
Oneida	16	Third	15
Oneida	18	Third	16
Nottawa	1	Third	17
Nottawa	2	Third	18
Nottawa	3	Third	19
Nottawa	4	Third	20
Nottawa	5	Third	21
Nottawa	6	Third	22
Nottawa	7	Third	23
Nottawa	8	Third	24
Nottawa	9	Third	25
Nottawa	12	Third	26

Street	Municipal No.	Street	Municipal No.
Third	27	Withrow	10 and 20
Third	29	Wyandot	1
Willow	1	Wyandot	3
Willow	2	Wyandot	5
Willow	3	Wyandot	7
Willow	5	Wyandot	9
Willow	7	Wyandot	11
Willow	9	Wyandot	13
Willow	11	Wyandot	15
Withrow	2	Wyandot	17
Withrow	4	Wyandot	18

An Act to amend The Education Act, 1974

Assented to December 12th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Subsection 1 of section 1 of *The Education Act*, 1974, being set 101. chapter 109, as amended by the Statutes of Ontario, 1976, chapter 50, section 1 and 1978, chapter 44, sections 1 and 25, is further amended by adding thereto the following paragraphs:
 - 20a. "exceptional pupil" means a pupil whose behavioural, communicational, intellectual, physical or multiple exceptionalities are such that he is considered to need placement in a special education program by a committee established under subparagraph iii of paragraph 5 of subsection 1 of section 10, of the board,
 - (i) of which he is a resident pupil,
 - (ii) that admits or enrols the pupil other than pursuant to an agreement with another board for the provision of education, or
 - (iii) to which the cost of education in respect of the pupil is payable by the Minister;
 - 62a. "special education program" means, in respect of an exceptional pupil, an educational program that is based on and modified by the results of continuous assessment and evaluation and that includes a plan containing specific objectives and an outline of educational services that meets the needs of the exceptional pupil;
 - 62b. "special education services" means facilities and resources, including support personnel and equipment, necessary for developing and implementing a special education program.

par st.

- (2) Paragraph 66 of subsection 1 of the said section 1 is repealed and the following substituted therefor:
 - 66. "trainable retarded child" or "trainable retarded pupil" means an exceptional pupil whose intellectual functioning is below the level at which he could profit from a special education program for educable retarded pupils.

C No

2. Section 8 of the said Act, as amended by the Statutes of Ontario, 1975, chapter 72, section 1 and 1976, chapter 50, section 2, is further amended by adding thereto the following subsection:

Identification (1021.01 s (1021.01 s) (102

- (1a) The Minister shall ensure that all exceptional children in Ontario have available to them, in accordance with this Act and the regulations, appropriate special education programs and special education services without payment of fees by parents or guardians resident in Ontario, and shall provide for the parents or guardians to appeal the appropriateness of the special education placement, and for these purposes the Minister shall,
 - (a) require school boards to implement procedures for early and ongoing identification of the learning abilities and needs of pupils, and shall prescribe standards in accordance with which such procedures be implemented; and
 - (b) in respect of special education programs and services, define exceptionalities of pupils, and prescribe classes, groups or categories of exceptional pupils, and require boards to employ such definitions or use such prescriptions as established under this clause.

s. 10 (1), par. 5, re-enacted **3.**—(1) Paragraph 5 of subsection 1 of section 10 of the said Act is repealed and the following substituted therefor:

special education programs

- 5. governing the provision, establishment, organization and administration of,
 - (i) special education programs,
 - (ii) special education services, and
 - (iii) committees to identify exceptional pupils and to make and review placements of exceptional pupils,

and, subject to paragraph 6a of section 146, prescribing generally or with application to a particular board, the date by which and the extent to which such programs and services shall be established.

thereto the following paragraph:

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5a. governing procedures with respect to parents or guar-identification dians for appeals in respect of identification and place-placement ment of exceptional pupils in special education pro- appeals

(2) Subsection 1 of the said section 10 is amended by adding s. 10 (1), amended

(3) Subparagraph iii of paragraph 14 of subsection 1 of the said s. 10 (1), section 10 is repealed and the following substituted therefor: subpar. iii,

- iii. are admitted to a centre, facility, home, hospital or institution that is approved, designated, established, licensed or registered under any Act.
- **4.**—(1) Section 12 of the said Act is amended by adding thereto the s. 12, following subsections:
 - (3a) Subject to the approval of the Lieutenant Governor in Demonstra-Council, the Minister may, schools
 - (a) establish, maintain and operate one or more demonstration schools; or
 - (b) enter into an agreement with a university to provide for the establishment, maintenance and operation by the university, under such terms and conditions as the Minister and the university may agree upon, of a demonstration school.

for exceptional pupils whose learning disabilities are such that a residential setting is required.

- (3b) Commencing with the school year 1980-81, a demonstra-Idem tion school referred to in subsection 3a that is established by the Minister before this section comes into force is deemed not to be a school operated by the Ministry of Education for the purposes of The Provincial Schools Negotiations Act, 1975, and the provin-1975, c. 81 cial schools authority is not responsible for any matter relating to the employment of teachers at a demonstration school.
- (2) Subsection 4 of the said section 12 is amended by striking out \$ 12 (4). "such schools for the deaf or blind" in the third and fourth lines and inserting in lieu thereof "schools continued or established under this section".
- **5.** Subsection 3 of section 20 of the said Act is amended by striking out 8, 20 (3); "if the child is eligible for admission to the Ontario School for the Blind, an Ontario School for the Deaf or a school or class for trainable retarded children" in the third, fourth and fifth lines.
- **6.** Section 32 of the said Act is amended by adding thereto the follow- amended ing subsections:

Apollication of softes to ed.4 (5) Subsections 1 and 4 apply with necessary modifications to a trainable retarded child in respect of a school section on such date as may be designated by the Lieutenant Governor in Council or the 1st day of January, 1985, whichever occurs first.

Application of subss

(6) Subsections 2 and 4 apply with necessary modifications to a trainable retarded child in respect of a separate school zone on such date as may be designated by the Lieutenant Governor in Council or the 1st day of January, 1985, whichever occurs first.

s. 34. re enacted **7.** Section 34 of the said Act is repealed and the following substituted therefor:

Interpretation

- 34.—(1) In this section,
 - (a) "board" includes The Metropolitan Toronto School Board;
 - (b) "hard to serve pupil" means a pupil who, under this section, is determined to be unable to profit by instruction offered by a board due to a mental handicap or a mental and one or more additional handicaps;
 - (c) "school" includes a school or class for trainable retarded pupils.

Inability to profit by instruction (2) Where a principal considers that an exceptional pupil who attends his school is, because of a mental or a mental and one or more additional handicaps, unable to profit by instruction offered by the board, or where the parent or guardian of a pupil considers that the pupil is, because of a mental or a mental and one or more additional handicaps, unable to profit by instruction offered by the board, the principal shall refer the matter to the appropriate supervisory officer who shall refer the matter to the board, and the board shall appoint a committee of three persons consisting of a supervisory officer, a principal and a legally qualified medical practitioner who has expertise in respect of the mental or other handicap of the pupil, none of whom is a person to whom the matter has been previously referred.

Inquiry by committee

- (3) The committee referred to in subsection 2 shall,
 - (a) in accordance with subsection 4, inquire into the alleged inability of the pupil to profit by instruction offered by the board;
 - (b) inquire into the handicap or handicaps of the pupil; and

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(c) determine whether the pupil can profit by instruction offered by the board or determine that the pupil is a hard to serve pupil.

and the committee shall make a written report of its findings and of its determination to the board and to the parent or guardian of the pupil.

- (4) The committee shall, for the purposes of its inquiry, study Idem all existing reports in respect of the pupil, hear the teachers, the parent or guardian of the pupil, where reasonably possible the pupil, and any other person who may be able to contribute information bearing upon the matter and may, with the consent of the parent or guardian of the pupil, and of the pupil where he is an adult and capable of giving such consent, obtain and consider in respect of the pupil, the report of an assessment conducted by a person considered by the committee to be competent for the purpose.
- (5) Any costs incurred in respect of an assessment or examina- Costs tion under this section, or in respect of the obtaining of other evidence required by the committee under subsection 3 or under subsection 6 shall be paid by the board referred to in subsection 2.
- (6) Where the parent or guardian of a person in respect of whom Review a determination has been made under clause c of subsection 3, or the person, where he is an adult.
 - (a) believes that by reason of improvement in the condition of the person or other cause the person has become able to profit by instruction; and
 - (b) furnishes to a supervisory officer of the board in whose jurisdiction the person resides, evidence or information to establish such belief.

the board shall appoint a committee constituted in accordance with subsection 2 that shall review the determination in respect of the person last made under this section and confirm or alter such determination and for such purpose the committee has the powers and duties of a committee under subsection 3, which subsection applies with necessary modifications to such a review.

(7) Where a committee under subsection 3 or subsection 6 Action determines that a pupil is a hard to serve pupil, the committee taken by shall so notify the board and the board shall consider the recommendation and determine that the pupil is a hard to serve pupil or that the pupil is considered to need placement in a special education program, as the case may be, and shall notify the parent or guardian of the pupil in writing of its determination.

Program for exceptional

(8) Where the board determines that the pupil is considered to need placement in a special education program, the board shall refer the matter to the appropriate committee established under subparagraph iii of paragraph 5 of subsection 1 of section 10 that shall determine, designate or design an appropriate special education program for the exceptional pupil.

Programment of head to serve panel

(9) Where the board determines that the pupil is a hard to serve pupil and the parent or guardian of the pupil agrees with the said determination, the board shall assist the parent or guardian to locate a placement suited to the needs of the pupil and reimburse the parent or guardian for any expenses incurred by the parent or guardian in locating such placement.

Appeal to Fribunal

- (10) Where,
 - (a) the board determines that a pupil is a hard to serve pupil and the parent or guardian of the pupil disagrees with such determination and believes that the pupil is able to profit by instruction; or
 - (b) the board locates a placement under subsection 9 and the parent or guardian disagrees with the placement,

the parent or guardian of the pupil may, within fifteen days of the receipt of the notice under subsection 7 or any time prior to the implementation of the placement under subsection 9, notify the board in writing of the disagreement and the board shall forthwith refer the matter to the secretary of a Special Education Tribunal established under subsection 1 of section 34a, by forwarding all the documentation outlining the special education programs and special education services that have been provided to the pupil and all existing reports and relevant material in respect of the pupil.

(....

(11) The board shall reimburse the parent or guardian for any expenses he incurs in connection with the referral to and subsequent hearing by the Tribunal referred to in subsection 10, provided that such expenses are approved by the Tribunal.

Hearing by Trimmal

- (12) The Special Education Tribunal shall consider the referral and, after a hearing and review of the report of the committee referred to in subsection 3 and the determination of the board, shall find that,
 - (a) the pupil is a hard to serve pupil;
 - (b) the pupil is considered to need placement in a special education program; or

(c) the proposed placement under subsection 9 is or is not suited to the needs of the pupil,

and so notify in writing the parent or guardian of the pupil, the board and the Minister.

(13) Where the Tribunal finds that the pupil is considered to Findings need placement in a special education program, the board shall Tribunal provide a special education program and special education services for the pupil and the board shall, within sixty days of receipt of the notice under subsection 12, inform the Minister of the special education services that have been provided for the pupil.

(14) Where, under subsection 12, the Tribunal finds that the Idem pupil is a hard to serve pupil or that the placement under subsection 9 is not suited to the needs of the pupil, the board shall assist the parent or guardian to locate a placement or a new placement, as the case may be, suited to the needs of the pupil and reimburse the parent or guardian for any expenses incurred by the parent or guardian in locating such placement.

(15) Where, pursuant to an application by the board or by the New pupil or on his behalf for judicial review under The Judicial provided Review Procedure Act, 1971, the finding of the Special Education 1971, c. 48 Tribunal is set aside, the determination of the board under subsection 7 shall be referred to a Special Education Tribunal for a new hearing conducted by members of the Tribunal other than those who first heard the matter if the board or the parent or guardian of the pupil, as the case may be, makes application therefor to the secretary of the Special Education Tribunal by registered mail within fifteen days after the date of the order of the court setting aside the finding of the Special Education Tribunal and the provisions of subsections 11, 12, 13 and 14 apply with necessary modifications in respect of a hearing by the Special Education Tribunal under this subsection.

(16) A placement of a hard to serve pupil under subsection 9 or Placement 14 shall be made in Ontario, except where no placement suited to Ontario the needs of the pupil is available in Ontario, a placement may be made outside Ontario.

(17) Where a hard to serve pupil is placed under subsection 9 or Cost of 14, Ontario shall pay the cost, if any, of such placement.

34a.—(1) For the purposes of section 34, the Lieutenant Gov- Establishernor in Council shall establish one or more tribunals known as Special Special Education Tribunals, provincial or regional, and appoint Education Tribunal a secretary of such tribunals.

(2) The Lieutenant Governor in Council may by order,

Procedures Special Education Tribunals

- (a) establish the procedures that shall apply; and
- (b) authorize Special Education Tribunals to fix and assess costs,

with respect to matters dealt with by Special Education Tribunals

Leave to appeal 34b.—(1) Where a parent or guardian of a pupil has exhausted all rights of appeal under the regulations in respect of the identification or placement of the pupil as an exceptional pupil and is dissatisfied with the decision in respect of the identification or placement, the parent or guardian may apply to the secretary of a Special Education Tribunal for a hearing for leave to appeal to a regional tribunal established by the Minister under subsection 2 in respect of the identification or placement.

Establishment of regional tribunal

Hearing by Special Education Tribunal

Regulations

Decision

Disposition

- (2) Where leave to appeal is granted under subsection 1, a regional tribunal shall be established by the Minister to hear the appeal of the parent or guardian.
- (3) Notwithstanding subsection 1, a Special Education Tribunal may with the consent of the parties before it in lieu of granting leave to appeal to a regional tribunal hear and dispose of the appeal of the parent or guardian.
- (4) The Lieutenant Governor in Council may make regulations governing the provision, establishment, organization and administration of a regional tribunal and regulating and controlling the practice and procedure before such tribunal including the costs of persons before such tribunal.
- (5) The decision of a Special Education Tribunal or of a regional tribunal under this section is final and binding upon the parties to any such decision.
 - (6) The tribunal hearing the appeal may,
 - (a) dismiss the appeal; or
 - (b) grant the appeal and make such order as it considers necessary with respect to the identification or placement of the pupil.

s. 37 (3), amended 8. Subsection 3 of section 37 of the said Act is amended by adding at the end thereof "until such date as may be designated by the Lieutenant Governor in Council or the 31st day of December, 1984, whichever occurs first".

s. 45 (1), re-enacted **9.** Subsection 1 of section 45 of the said Act is repealed and the following substituted therefor:

Right of certain pupils to attend school in another jurisdiction (1) Where, on the 31st day of December, 1984, or on such date as may be designated by the Lieutenant Governor in Council, whichever occurs first, a trainable retarded pupil was enrolled in a trainable retarded school or class that he had a right to attend and,

- (a) the parent or guardian of the pupil is a supporter of a board other than the board that operates the trainable retarded school or class that the pupil attends; and
- (b) the board of which the pupil is qualified to be a resident pupil, provides instruction for trainable retarded pupils or has entered into an agreement for the provision of such instruction with a board other than the board that on the 31st day of December, 1984, or on such date as may be designated by the Lieutenant Governor in Council, whichever occurs first, operated the trainable retarded school or class in which the pupil was enrolled,

the trainable retarded pupil has, in addition to any other right that he may have under this Act, the right to attend the trainable retarded school or class in which he was enrolled on the 31st day of December, 1984, or such date as may be designated by the Lieutenant Governor in Council, whichever occurs first, until the last school day in June in the year in which he attains the age of twenty-one years, and where such pupil elects to continue to attend the trainable retarded school or class in which he was enrolled, the board of which he is qualified to be a resident pupil shall pay to the divisional board that operates such school or class a fee calculated in accordance with the regulations.

10. Section 69 of the said Act is repealed and the following substituted ^{8. 69.} therefor:

69.—(1) In sections 69 to 78,

Interpretation

- (a) "board" means a public school board, a Roman Catholic separate school board, a Protestant separate school board, a board of education other than a board of education for an area municipality in The Municipality of Metropolitan Toronto and includes The Metropolitan Toronto School Board;
- (b) "committee" means an advisory committee on schools for trainable retarded pupils;
- (c) "local association" means a parents' group that is affiliated with the Ontario Association for the Mentally Retarded and that operates within the area of jurisdiction of the board;
- (2) All members of The Metropolitan Toronto School Board are Metropolitan Toronto trustees for the purpose of its schools for trainable retarded pupils. School

11. Section 70 of the said Act is repealed and the following substituted section 70. therefor:

Provision of administration

- 70.—(1) Subject to subsections 2 and 4 and to the regulations, every board shall provide adequate accommodation for the trainable retarded pupils,
 - (a) who are exceptional pupils of the board; and
 - (b) in respect of whom a placement in a school or class for trainable retarded pupils has been made by a committee established under paragraph 5 of subsection 1 of section 10,

and shall establish and maintain a school or class for such trainable retarded pupils in which special education programs and services shall be provided in accordance with the regulations and in the English language or, where the pupil is enrolled in a school or class established under Part XI, the French language, as the case may be.

Agreement with other board

(2) A board may, in lieu of establishing and maintaining a school or class for the trainable retarded pupils for whom it is required to provide accommodation under subsection 1, enter into an agreement with another board to provide for the instruction of such trainable retarded pupils in a school or class for trainable retarded pupils under the jurisdiction of the other board and for the payment of fees in respect of such trainable retarded pupils.

Placement and review (3) Where an agreement has been entered into under subsection 2, a committee established under paragraph 5 of subsection 1 of section 10 by the board that provides the instruction shall be responsible for the placement and the review of the placement of trainable retarded pupils who are qualified to be resident pupils of the other board that is party to such agreement.

Application of subss. 1 and 2

(4) Subsections 1 and 2 apply on the 1st day of January, 1985 or on such date as may be designated by the Lieutenant Governor in Council, whichever occurs first, to a public school board, a Roman Catholic separate school board and a Protestant separate school board.

s. 71, re-enacted **12.** Section 71 of the said Act is repealed and the following substituted therefor:

Attendance beyond age 21

71.—(1) A trainable retarded pupil has the right to attend a school or class for trainable retarded pupils established by the board of which he is a resident pupil or provided under an agreement made under subsection 2 of section 70 or to which he is admitted under subsection 2 until the last school day in June in the year in which he attains the age of twenty-one years.

Admission of other trainable retarded pupils

(2) A board may admit to a school for trainable retarded pupils that it operates a trainable retarded pupil who does not have the right to attend such school under subsection 1 where the committee of the board established under paragraph 5 of subsection 1 of section 10 recommends the placement of such trainable retarded pupil in the trainable retarded school or class operated by the board, and fees in accordance with the regulations are paid to the board on behalf of such trainable retarded pupil.

- **13.** Subsection 1 of section 72 of the said Act is repealed and the section 72 of the said Act is repealed and the following substituted therefor:
 - (1) A divisional board and The Metropolitan Toronto School Advisory Board shall, subject to subsection 1*a*, establish an advisory committee on schools for trainable retarded pupils.
 - (1a) Where a divisional board establishes a committee under Idem subsection 2 of section 178a, it may,
 - (a) discontinue the committee established under subsection 1; or
 - (b) continue the committee established under subsection 1 and appoint one of the members appointed under clause b of subsection 2 to the committee established under subsection 2 of section 178a.
 - (1b) A board other than a board referred to in subsection 1 may Idem establish an advisory committee on schools for trainable retarded pupils under this section, in which case subsections 2, 3, 4, 5 and 6 and sections 73 and 74 apply with necessary modifications to such advisory committee.
- **14.** Sections 75 and 76 of the said Act are repealed.

ss. 75, 76. repealed

- **15.** Section 77 of the said Act is repealed and the following substituted streenacte therefor:
 - 77. Where a divisional board provides instruction in a school or Fees for class for trainable retarded pupils for a trainable retarded pupil who is not a resident pupil of the board, the divisional board of which the trainable retarded pupil is qualified to be a resident pupil shall pay to the divisional board on behalf of the pupil a fee calculated in accordance with the regulations.
- **16.**—(1) Subsection 2 of section 78 of the said Act is amended by 8. 78 (2), striking out "but not in a school division" in the second line.
 - (2) Subsection 3 of the said section 78 is amended by striking out s. 78 (3). "divisional" in the sixth line and in the seventh line.
- **17.** Section 146 of the said Act, as amended by the Statutes of Ontario, s. 146, 1976, chapter 50, section 21, is further amended by adding thereto the following paragraph:

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6a. before the 1st day of September, 1985, provide or enter into an agreement with another board to provide in accordance with the regulations special education programs and special education services for its exceptional pupils in the English language or, where the pupil is enrolled in a school or class established under Part XI, the French language, as the case may be.

- 131 (b) par 48 re-charted

18. Paragraph 38 of subsection 1 of section 147 of the said Act is repealed and the following substituted therefor:

prospens the detendion flumes 38. with the approval of the Minister, employ and pay teachers to conduct an education program in a centre, facility, home, hospital or institution that is approved, designated, established, licensed or registered under any Act and in which the Ministry does not provide an education program and provide instructional supplies and consultative help for the pupils therein and permanent improvements for the classrooms connected therewith.

. 163 (1). to epacted

19. Subsection 2 of section 163 of the said Act is repealed and the following substituted therefor:

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(2) A board may provide for a person who is qualified to be a resident pupil of the board, transportation to and from the Ontario School for the Blind, an Ontario School for the Deaf, a demonstration school established by or operated under an agreement with the Minister for pupils with severe learning disabilities, a centre classified as a Group K hospital under *The Public Hospitals Act*, a facility designated under *The Developmental Services Act*, 1974, a psychiatric facility designated as such under *The Mental Health Act* and a children's mental health centre approved under *The Children's Mental Health Services Act*, 1978.

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20. The said Act is further amended by adding thereto the following section:

SPECIAL EDUCATION ADVISORY COMMITTEE

Interpre-

- 178a.—(1) In this section,
 - (a) "board" means a divisional board of education, a county and district combined Roman Catholic separate school board, a board of education in The Municipality of Metropolitan Toronto, The Metropolitan Separate School Board and The Windsor Roman Catholic Separate School Board;
 - (b) "committee" means a special education advisory committee;

- (c) "local association" means an association or organization of parents that operates locally within the area of jurisdiction of a board and that is affiliated with an association or organization that is not an association or organization of professional educators but that is incorporated and operates throughout Ontario to further the interests and well-being of one or more groups of exceptional children or adults.
- (2) Every board shall, subject to subsection 6, establish a special educational advisory committee that shall consist of,
 - (a) one representative from each of the local associations, not to exceed twelve, in the area of jurisdiction of the board, as nominated by the local association and appointed by the board;
 - (b) where the board provides a French-language instructional unit as defined in clause c of section 254, one or more members who are French-speaking appointed by the board as representative of the French-speaking ratepayers or supporters of the board;
 - (c) where the board provides English-language schools or classes under sections 252 and 266, one or more members who are English-speaking appointed by the board as representative of the English-speaking ratepayers or supporters of the board; and
 - (d) three members appointed by the board from among its members,

and, in addition to the members referred to in clauses a, b, c and d, the board may appoint one or more additional members who are not representative of either a local association or the French-speaking community and are not members of the board or of a committee of the board.

- (3) Each of the persons appointed under subsection 2 who are Idem not members of the board shall have the qualifications required for members of the board that appointed them and shall hold office during the term of the members of the board and until the new board is organized.
- (4) Section 202 applies with necessary modifications to a Application member of a committee established under subsection 2.
- (5) One of the members of a committee appointed by a board of Members education under clause d of subsection 2 shall be a member of the committee board of education elected by separate school electors.

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(6) A board that establishes a committee under subsection 2 shall select as one of the local associations for the purposes of clause a of subsection 2 a local association as defined in clause c of subsection 1 of section 69.

Requirements on alvisory commutee

- (7) An advisory committee on schools for trainable retarded pupils, established under subsection 1 of section 72, shall satisfy the requirements for a committee under this section where,
 - (a) a representative from each of the local associations, not to exceed twelve, and none of which is a local association as defined in clause *c* of subsection 1 of section 69, is added to the advisory committee on schools for trainable retarded pupils;
 - (b) the board appoints to the said advisory committee a person as referred to in clause b or c of subsection 2 where the board provides a French-language instructional unit as therein referred to; and
 - (c) in the case of an advisory committee established by a divisional board of education, one of the members appointed under clause b of subsection 2 of section 72 is a member of such board elected by separate school electors,

and such advisory committee may make recommendations as provided in subsection 8.

Recommendations (8) A committee established under subsection 2 may make recommendations to the board in respect of any matter affecting the establishment and development of special education programs and services in respect of exceptional pupils of the board.

Application of ss. 72 (5, 6), 73 and 74

(9) Subsections 5 and 6 of section 72, section 73 and section 74 apply with necessary modifications to a committee established under subsection 2.

Marnhars of committee

(10) A district school area board, a Protestant separate school board, a combined separate school board and a rural separate school board shall appoint a committee consisting of two members appointed by the school board from among its members and two members appointed by the local associations in the area of jurisdiction of the school board, or where no such local association or associations have been established, two members appointed by the school board who are not members of such board.

Selection by board (11) For the purposes of subsections 2 and 7, where there are more than twelve local associations in the area of jurisdiction of

the board, the board shall select the twelve local associations that shall be represented.

21. Subsection 3 of section 205 of the said Act is amended by inserting subsection 3 of section 205 of the said Act is amended by inserting subsection 3. after "1" in the third line "for" and by adding thereto the following clauses:

- (a) where there is no designation by the Lieutenant Governor in Council under clause b, the years 1981, 1982, 1983 and 1984 and commencing with the year 1985 and for each subsequent year thereafter such cost of operation shall be included in the estimates for public school purposes under subsection 1: or
- (b) where there is a designation by the Lieutenant Governor in Council, the year 1981 and such year or years as may be designated by the Lieutenant Governor in Council and commencing with the year designated by the Lieutenant Governor in Council and for each subsequent year thereafter such cost of operation shall be included in the estimates for public school purposes under subsection 1.
- 22. The said Act is further amended by adding thereto the following 8. 2714; section:

PART XI-A

TRANSITIONAL PROVISIONS

271a.—(1) Where the Lieutenant Governor in Council desig- Date and nates a date for the purposes of subsections 5 and 6 of section 32, designation subsection 3 of section 37, subsection 1 of section 45 and subsection 3 of section 205 or any of them, such designation may have general application or may relate to such board or boards as may be set out in the designation.

- (2) Where the Lieutenant Governor in Council designates a Application date for the purposes of subsection 5 of section 32 and subsection 3 of section 205 in respect of a divisional board, subsection 5 of section 53 ceases to apply to such divisional board.
- (3) Effective the date designated by the Lieutenant Governor in Application Council for the purposes of subsection 3 of section 37, or the 31st operation day of December, 1984, whichever occurs first, in relation to The of s. 37 (4) Metropolitan Separate School Board and The Metropolitan Toronto School Board, subsection 4 of section 37 ceases to operate and the cost of operation of schools for trainable retarded children operated by The Metropolitan Toronto School Board shall be included in the estimates of such board for public elementary school purposes.

Consideration of the conference of the conferenc

23. This Act comes into force on the day it receives Royal Assent.

Simil title

21. The short title of this Act is The Education Amendment Act, 1980.

CHAPTER 62

An Act respecting the Registered Insurance Brokers of Ontario

Assented to December 12th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

PART I

REGISTERED INSURANCE BROKERS OF ONTARIO

1. In this Act,

Interpretation

- (a) "applicant" means an individual, partnership or corporation that applies for registration under this Act;
- (b) "board of inquiry" means a board of inquiry appointed by the Council;
- (c) "certificate" means a certificate issued under this Act;
- (d) "Complaints Committee" means the Complaints Committee of the Council established under this Act;
- (e) "Council" means the Council of the Registered Insurance Brokers of Ontario;
- (f) "contract" has the same meaning as in *The Insurance* R.S.O. 1970.

 Act but does not include a contract of life insurance as defined in that Act;
- (g) "Corporation" means the body corporate known as the Registered Insurance Brokers of Ontario;
- (h) "Discipline Committee" means the Discipline Committee of the Council established under this Act;
- (i) "incapacitated member" means a member suffering from a physical or mental condition or disorder of a

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nature and extent making it desirable in the interest of the public or the member that he no longer be permitted to carry on business as a registered insurance broker or that his business be restricted;

- (j) "insurance" has the same meaning as in *The Insurance*Act but does not include life insurance as defined in that
 Act;
- (k) "insurance agent" means an agent within the meaning of The Insurance Act;
- (l) "insurance broker" means any person who or which for any compensation, commission or other thing of value, with respect to persons or property in Ontario, deals directly with the public and,
 - (i) acts or aids in any manner in soliciting, negotiating or procuring the making of any contract of insurance or reinsurance whether or not he has agreements with insurers allowing him to bind coverage and countersign insurance documents on behalf of insurers, or
 - (ii) provides risk management services including claims assistance where required, or
 - (iii) provides consulting or advisory services with respect to insurance or reinsurance, or
 - (iv) holds himself out as an insurance consultant or examines, appraises, reviews or evaluates any insurance policy, plan or program or makes recommendations or gives advice with regard to any of the above;
- (m) "Manager" means the Manager of the Registered Insurance Brokers of Ontario;
- (n) "member" means an individual, partnership or corporation registered under this Act to carry on business as an insurance broker;
- (o) "Minister" means the Minister of Consumer and Commercial Relations;
- (p) "misconduct" means misconduct as defined in the regulations;
- (q) "person" includes a partnership and an unincorporated association;

- (r) "public" means persons other than insurers, insurance brokers, insurance adjusters and insurance agents;
- (s) "Qualification and Registration Committee" means the Qualification and Registration Committee of the Council established under this Act;
- (t) "registered insurance broker" means a person registered under this Act to carry on business as an insurance broker;
- (u) "Superintendent" means the Superintendent of Insurance.
- **2.**—(1) No person shall act as an insurance broker unless the Prohibition person is a registered insurance broker under this Act.
 - (2) Subsection 1 does not apply to,

Exceptions

- (a) lawyers, accountants, or actuaries acting in their professional capacity;
- (b) an insurance agent licensed under *The Insurance Act*, R.S.O. 1970, while acting within the authority of his licence;
- (c) an insurance adjuster licensed under *The Insurance Act*, while acting within the authority of his licence;
- (d) any individual, partnership or corporation who acts solely as a reinsurance broker;
- (e) a person registered under *The Travel Industry Act*, 1974, 1974, c. 115 acting in respect of travel accident and sickness, baggage or trip cancellation insurance;
- (f) an employee of a person registered under this Act when the employee is acting for or on behalf of his employer engaged solely in the performance of clerical or administrative duties in the office of his employer;
- (g) any regular salaried employee of an insured or of a subsidiary or affiliate or corporate insured whose duties in whole or in part are to negotiate for or procure insurance or render other services on behalf of such employer or employers in connection with the procuring or maintaining of insurance on the property or risks of such employer or employers if the employee does not receive compensation, commission or other thing of value from any insurance agent, broker, or insurer for, or in connection with such services;

- (h) a trustee appointed under this Act;
- (i) an insurer or a subsidiary or an affiliate of an insurer or any employee, officer or director thereof if he is not acting in any manner in soliciting, negotiating or procuring the making of any contract of insurance;
- (j) such other persons as are exempted by the regulations.

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3.—(1) No person shall hold himself or itself out as an insurance broker or as the holder of a certificate under this Act unless the person is the holder of a certificate under this Act.

Use of

(2) No person shall use the title "registered insurance broker" or the designation "R.I.B. (Ont.)" or other designation representing or similar to the title unless the person is the holder of a certificate as a registered insurance broker under this Act.

Corporation **4.**—(1) The Registered Insurance Brokers of Ontario is continued as a body corporate without share capital with power to acquire, hold, dispose of and otherwise deal with real and personal property for the purposes of this Act.

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(2) The Corporation shall have the general purpose of carrying out the powers and duties conferred on it by this Act.

Membership

5.—(1) Every person who is registered by the Corporation is a member of the Corporation.

Resignation
III:
membership

(2) An individual member may resign his membership by filing with the Manager his resignation in writing and his registration is thereupon cancelled subject to the continuing jurisdiction of the Corporation in respect of any disciplinary action arising out of his conduct while a member.

Cancellation for default of fees (3) The Manager may cancel a registration for non-payment of any prescribed fee after giving the member at least one month notice in writing of the default and intention to cancel the registration subject to the continuing jurisdiction of the Corporation.

Commit

6.—(1) The Council shall be the governing body and board of directors of the Corporation and shall manage and administer its affairs.

Communition

- (2) Subject to the regulations, the Council shall be composed of,
 - (a) eight persons who are individual members of the Corporation and are elected by the members in the manner provided by the regulations;

- (b) three persons who are not members of the Corporation and are appointed by the Lieutenant Governor in Council
- (3) The Lieutenant Governor in Council may, by regulation, Increased vary the size of the Council but at least one-quarter of the members of the Council shall be persons appointed by the Lieutenant Governor in Council who are not members of the Corporation.

(4) Notwithstanding clause a of subsection 2, when this Act Transition comes into force, the Lieutenant Governor in Council shall appoint to the Council the eight persons who are individual members of the Corporation for a term of three years, in the case of four of the appointees, and five years, in the case of four of the appointees.

- (5) The appointment of every person appointed under clause b Appointment of subsection 2 shall be for a term not exceeding four years and a person whose appointment expires is eligible for one reappointment
 - 7. Every individual member who is,

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- (a) registered under this Act; and
- (b) not in default of payment of any prescribed fee,

is qualified to vote at an election of members of the Council.

8.—(1) The Council shall elect annually a President and one or President more Vice-Presidents from among its members.

(2) The Council shall appoint during pleasure a Manager and Manager such other officers and servants as may from time to time be officers necessary or desirable in the opinion of the Council to perform the work of the Corporation.

- (3) A majority of the members of the Council, including at least Quorum one member who is not a member of the Corporation, constitutes a quorum.
- 9. The Superintendent shall be deemed to have an interest in Super-intendent the Corporation, as the representative of all persons who may be served by registered insurance brokers, and the Corporation shall, within a reasonable time, furnish the Superintendent with such information and financial statements with respect to the Corporation as the Superintendent may require.

10.—(1) The Corporation shall, within four months after the Annual termination of each financial year, provide to its members, the Corporation

Minister and the Superintendent an annual report relating to its activities in that year including,

- (a) financial statements of the Corporation and the auditor's report thereon;
- (b) a summary of the complaints received against members, categorized by source, type and disposition of the complaint;
- (ε) a summary of disciplinary proceedings undertaken against members, categorized by source, type and disposition of the proceedings;
- (d) a summary of the applications for registration and the disposition of the applications;
- (e) membership statistics of the Corporation, categorized by size and type of member;
- (f) an identification of matters of policy currently under review by the Council and of any proposed changes in policies or programs; and
- (g) any other information considered relevant by the Corporation or requested by the Minister or Superintendent.

Annual report of Super-intendent

(2) The Superintendent shall make an annual examination of the affairs of the Corporation and shall report concerning the examination to the Minister and the Minister shall then lay the annual report of the Corporation and the report of the Superintendent before the Assembly if it is in session and, if not, at the next ensuing session.

By-law-

- **11.**—(1) The Council may pass by-laws relating to the administrative and domestic affairs of the Corporation not inconsistent with this Act and the regulations and, without limiting the generality of the foregoing,
 - (a) prescribing the seal of the Corporation;
 - (b) providing for the execution of documents by the Corporation;
 - (c) fixing the financial year of the Corporation and providing for the audit of the accounts and transactions of the Corporation;
 - (d) providing procedures for the election of President, Vice-Presidents and other officers of the Corporation, the

- filling of a vacancy in those offices, and prescribing their duties;
- (e) respecting the calling, holding and conducting of meetings of the Council and the duties of members of the Council:
- (f) respecting the calling, holding and conducting of meetings of the membership of the Corporation;
- (g) prescribing the remuneration of the members of the Council and committees and providing for the payment of necessary expenses of the Council and committees in the conduct of their business;
- (h) providing for the appointment, composition, powers and duties of the committees of Council as may be required, including the filling of vacancies and the setting of quorums;
- (i) prescribing forms and providing for their use;
- (j) providing procedures for the making, amending and revoking of by-laws;
- (k) respecting management of the property of the Corporation:
- (*l*) fixing and providing for the payment of annual fees and special assessments by members and fees for certificates and examinations;
- (*m*) providing for the borrowing of money on the credit of the Corporation and the charging, mortgaging, hypothecating or pledging of any of the real or personal property of the Corporation to secure any money borrowed or other debt or any other obligation or liability of the Corporation;
- (n) respecting the application of the funds of the Corporation and the investment and reinvestment of any of its funds not immediately required in any investments that are from time to time authorized investments for joint stock insurance companies and cash mutual insurance companies under *The Insurance Act*;

R.S.O. 1970,

(o) providing for classes of membership and for the designation of and the terms and conditions attaching to each class;

- (p) respecting the keeping of records by the Corporation, Council, committees and members;
- (q) respecting the duties and authority of the Manager;
- (r) respecting all other things that are considered necessary for the attainment of the objects of the Corporation and the efficient conduct of its affairs.

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- (2) A copy of the by-laws made under subsection 1 and amendments thereto,
 - (a) shall be forwarded to the Superintendent; and
 - (b) shall be available for public inspection in the office of the Corporation.

Signed by-laws and resolutions (3) Any by-law or resolution signed by all the members of the Council is as valid and effective as if passed at a meeting of the Council duly called, constituted and held for that purpose.

Establishnucle of committees

- **12.**—(1) The Council shall establish and appoint as hereinafter provided the following committees:
 - (a) a Qualification and Registration Committee;
 - (b) one or more Complaints Committees;
 - (c) a Discipline Committee,

and may establish such other or additional committees as the Council from time to time considers necessary.

Parel of Lypersons (2) The Lieutenant Governor in Council may appoint such number of persons as the Lieutenant Governor in Council considers appropriate who are not members of the Corporation or members of the Council to a panel of lay persons eligible to serve as members of a Complaints Committee and the Discipline Committee.

Term of appointment

(3) The appointment of every person under subsection 2 shall be for a term not exceeding four years and a person whose appointment expires is eligible for one reappointment.

Issuance
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certificates
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registration

13.—(1) The Manager shall issue a certificate or renewal thereof to any applicant therefor who is qualified under this Act and the regulations and has passed such examinations as the Council may set or approve and the Manager shall refer to the Qualification and Registration Committee every application for a certificate or renewal thereof that he proposes to refuse.

- (2) The Qualification and Registration Committee shall deter-Powers and mine the eligibility of applicants for certificates or renewals there-Qualification of and may require an applicant to take and pass such additional and Registration examinations as the Council may set or approve and pay such fees Committee therefor as the Qualification and Registration Committee fixes or to take such additional training as the Qualification and Registration Committee specifies.
- (3) The Qualification and Registration Committee may direct Conditions the Manager to issue or refuse to issue certificates and renewals. certificates
- (4) The Qualification and Registration Committee may review Review of the qualifications of any member and may impose a limitation on cations the member's certificate pending the demonstration of such standard of competence through the completion of such experience, courses of study or continuing education as the Committee specifies.

- (5) The Manager shall maintain one or more registers in which Registers is entered every person to whom a certificate has been issued identifying the terms of the certificate or the registration and every revocation, suspension, cancellation and expiration or other termination and every renewal of the certificate and such other information as the Qualification and Registration Committee or Discipline Committee directs.
- 14.—(1) Where the Qualification and Registration Committee Notice of proposes to refuse to grant a certificate to an applicant, the Man-proposal to refuse ager on behalf of the Committee shall serve notice of the proposal registration of the Committee together with written reasons therefor, on the applicant.

(2) Subsection 1 does not apply to a refusal to grant a certificate Exemptions to a person who was previously registered and whose registration was suspended or revoked as a result of a decision of the Discipline Committee.

(3) A notice under subsection 1 shall inform the applicant that Notice he is entitled to a hearing by the Qualification and Registration hearing or Committee if he mails or delivers within fifteen days after the review notice under subsection 1 is served on him, notice in writing to the Committee requiring a hearing.

(4) Where an applicant does not require a hearing by the Com-Registration mittee in accordance with subsection 3, the Committee may refuse where the application. hearing or

Powers of Qualification and

(5) The findings of fact of the Committee pursuant to a hearing Findings shall be based exclusively on evidence admissible or matters that may be noticed under section 15 and 16 of The Statutory Powers 1971, c. 47 Procedure Act. 1971.

review

Proceedings on hearings (6) The provisions of subsections 2 to 5 and subsections 7 and 8 of section 19 apply with necessary modifications to proceedings before the Committee under this section.

Powers of Committee tunin Fearing or review

- (7) The Committee shall, after the hearing or review,
 - (a) confirm the proposed decision; or
 - (b) require the applicant to take qualifying examinations or additional training as a condition for registration, or both, as specified by the Committee; or
 - (c) direct the Manager to register the applicant on any appropriate register subject to such conditions as the Committee considers appropriate in cases where the Committee finds that the applicant meets the requirements for registration.

Complaints Committee **15.**—(1) Each Complaints Committee shall be composed of such number of persons as the Council may determine but at least one member of the Committee shall be a person who is not a member of the Corporation and who is appointed to the Council or to the panel of lay persons by the Lieutenant Governor in Council.

Appointment

(2) The Council may appoint any individual member of the Corporation to a Complaints Committee.

Membership ii. other committees (3) No person who is a member of the Discipline Committee shall be a member of a Complaints Committee.

Chairman

(4) The Council shall name one member of each Complaints Committee to be chairman of that Committee.

Onorum

(5) A majority of the members of a Complaints Committee constitutes a quorum.

Dutters

- **16.**—(1) A Complaints Committee shall consider and investigate complaints regarding the conduct or actions of any member of the Corporation, but no action shall be taken by the Committee under clause *a* of subsection 2 unless,
 - (a) a written complaint has been filed with the Manager and the member whose conduct or actions are being investigated has been notified of the complaint and given at least two weeks in which to submit in writing to the Committee any explanation or representations he may wish to make concerning the matter; and
 - (b) the Committee has examined or has made every reasonable effort to examine all records and other documents relating to the complaint.

- (2) The Committee in accordance with the information it Idem receives may,
 - (a) direct that the matter be referred, in whole or in part, to the Discipline Committee;
 - (b) direct that the matter not be referred under clause a;
 - (c) take such action as it considers appropriate in the circumstances and that is not inconsistent with this Act or the regulations or by-laws.
- **17.**—(1) The Discipline Committee shall be composed of such Committee number of persons as the Council may determine but at least four members of the Committee shall be persons who are not members of the Corporation and who are appointed to the Council or to the panel of lay persons by the Lieutenant Governor in Council.
- (2) The Council may appoint any individual member of the Appointment Corporation to the Discipline Committee.
- (3) The Council shall appoint one of the members of the Disci-Chairman pline Committee who is a member of Council to be the chairman of the Committee.
- (4) The chairman of the Discipline Committee may assign a Composition panel of five members of the Committee to hold a hearing of whom one shall be a person appointed to the Council or to the panel of lay persons by the Lieutenant Governor in Council and a panel of the Discipline Committee is sufficient to exercise the jurisdiction and powers of the Discipline Committee if a quorum is present.
- (5) Three members of a panel assigned under subsection 4, of Quorum and votes whom one shall be a person appointed to the Council or to the panel of lay persons by the Lieutenant Governor in Council, constitute a quorum for a hearing and all disciplinary decisions require the vote of a majority of members of the Discipline Committee presiding at the hearing.
- (6) Where a panel of the Discipline Committee commences a Disability hearing and the member thereof who is appointed to the Council member or to the panel of lay persons by the Lieutenant Governor in Council becomes unable to continue to act, the remaining members may complete the hearing notwithstanding his absence.
- (7) The Council may direct the Discipline Committee to hold a Reference hearing and determine any specified allegation of misconduct or incompetence on the part of a member.

Dates of Designation

- 18.—(1) The Discipline Committee shall,
 - (a) when so directed by the Council or by a Complaints Committee, hear and determine allegations of misconduct or incompetence against any member;
 - (b) hear and determine matters referred to it under sections 16 and 22; and
 - (c) perform such other duties as are assigned to it by the Council.

Idem

- (2) In the case of hearings into allegations of misconduct or incompetence, the Discipline Committee shall,
 - (a) consider the allegations, hear the evidence and ascertain the facts of the case;
 - (b) determine whether upon the evidence and the facts so ascertained the allegations have been proved;
 - (c) determine whether in respect of the allegations so proved the member is guilty of misconduct or incompetence;
 - (d) determine the penalty to be imposed as hereinafter provided in cases in which it finds the member guilty of misconduct or of incompetence.

Misconduct

- (3) A member may be found guilty of misconduct by the Committee if,
 - (a) the member has been found guilty of an offence relevant to the member's suitability to carry on business as a registered insurance broker upon proof of such conviction; or
 - (b) the member has been guilty in the opinion of the Discipline Committee of misconduct as defined in the regulations.

Incompetence

(4) The Discipline Committee may find a member to be incompetent if in its opinion the member has, while acting as an insurance broker, displayed a serious lack of knowledge, skill or judgment or a serious disregard for the welfare of a member of the public.

Powers of Discipline Committee

- (5) Where the Discipline Committee finds a member guilty of misconduct or incompetence it may by order,
 - (a) revoke the certificate of the member;
 - (b) suspend the certificate of the member for a stated period;
 - (c) impose such restrictions on the certificate of the member for such a period and subject to such conditions as the Committee designates;

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- (d) reprimand the member and, if deemed warranted, direct that the fact of such reprimand be recorded on the regis-
- (e) impose such fine as the Committee considers appropriate to a maximum amount prescribed in the regulations to be paid by the member to the Treasurer of Ontario for payment into the Consolidated Revenue Fund:
- (f) direct that the imposition of a penalty be suspended or postponed for such period and upon such terms as the Committee designates:
- (g) impose a requirement that the member reimburse any person who made a complaint against the member for any costs incurred by such person in the proceedings,

or any combination thereof.

- (6) Where the Discipline Committee is of the opinion that the Costs commencement of the proceedings was unwarranted, the Committee may order that the Corporation reimburse the member for his costs or such portion thereof as the Discipline Committee fixes.
- (7) Where the Discipline Committee revokes, suspends or Stay restricts the certificate of a member on the grounds of misconduct or incompetence, the decision takes effect immediately notwithstanding that an appeal is taken from the decision unless the court to which the appeal is taken orders otherwise.
- (8) Where the Discipline Committee finds a member guilty of Service of misconduct or incompetence, a copy of the decision shall be served Discipline upon the person complaining in respect of the conduct or action of Committee the member
- (9) Where a proceeding is commenced before the Discipline Continuation Committee and the term of office on the Council or on the Committee of a member sitting for the hearing expires or is terminated membership before the proceeding is disposed of but after evidence has been heard, the member shall be deemed to remain a member of the Discipline Committee for the purpose of completing the disposition of the proceeding in the same manner as if his term of office had not expired or been terminated.
- **19.**—(1) In proceedings before the Discipline Committee, the Parties to Corporation and the member of the Corporation whose conduct is proceedings being investigated in the proceedings are parties to the proceed-
- (2) A member whose conduct is being investigated in proceed-Examination ings before the Discipline Committee shall be afforded an oppor-mentary tunity to examine before the hearing any written or documentary evidence evidence that will be produced or any report the contents of which will be given in evidence at the hearing.

Memors of the not to have also part in the off gation, etc.

(3) Members of the Discipline Committee holding a hearing shall not have taken part before the hearing in any investigation of the subject-matter of the hearing other than as a member of the Council considering the referral of the matter to the Discipline Committee or at a previous hearing of the Committee, and shall not communicate directly or indirectly in relation to the subject-matter of the hearing with any person or with any party or his representative except upon notice to and opportunity for all parties to participate.

1 0 0 0 0 1971, c. 47

- (4) Notwithstanding anything in *The Statutory Powers Procedure Act*, 1971, hearings of the Discipline Committee shall be held *in camera*, but, if the person whose conduct is being investigated requests otherwise by a notice delivered to the Manager before the day fixed for the hearing, the Committee shall conduct the hearing in public except where,
 - (a) matters involving public security may be disclosed; or
 - (b) the possible disclosure of intimate financial or personal matters outweighs the desirability of holding the hearing in public.

Recording 11 evidence

(5) The oral evidence taken before the Discipline Committee shall be recorded and, if so required, copies or a transcript thereof shall be furnished to the parties at their own cost.

Evidence

(6) Notwithstanding *The Statutory Powers Procedure Act*, 1971, nothing is admissible in evidence before the Discipline Committee that would be inadmissible in a court in a civil case and the findings of the Discipline Committee shall be based exclusively on evidence admitted before it.

Only members at hearing to participate in decision (7) No member of the Discipline Committee shall participate in a decision of the Committee pursuant to a hearing unless he was present throughout the hearing and heard the evidence and argument of the parties.

Release of documentary

(8) Documents and things put in evidence at a hearing of the Discipline Committee shall, upon the request of the person who produced them, be released to him by the Committee within a reasonable time after the matter in issue has been finally determined.

Reference to board of inquiry 20.—(1) Where the Manager receives information leading him to believe that a member may be an incapacitated member, he shall make such inquiry as he considers appropriate and report to the Council who may, upon notice to the member, appoint a board of inquiry composed of at least two members of the Corporation and one member of the Council appointed thereto by the Lieutenant Governor in Council who shall inquire into the matter.

Examination (2) The board of inquiry shall make such inquiries as it considers appropriate and may require the member to submit to physical

or mental examination by such qualified person as the board designates and if the member refuses or fails to submit to such examination the board may order that his certificate be suspended until he complies.

(3) The board of inquiry shall report its findings to the Council Hearing by and deliver a copy thereof and a copy of any medical report and obtained under subsection 2 to the member about whom the report Registration Committee is made and if, in the opinion of the Council, the evidence so warrants, the Council shall refer the matter to the Qualification and Registration Committee to hold a hearing and may suspend the member's certificate until the determination of the question of his capacity becomes final.

Qualification

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- (4) The Corporation, the person whose capacity is being inves-Parties tigated and any other person specified by the Qualification and Registration Committee are parties to a proceeding under this section.
- (5) A legally qualified medical practitioner is not compellable to Medical produce at the hearing his case histories, notes or any other records constituting medical evidence but, when required to give evidence, shall prepare a report containing the medical facts, findings, conclusions and treatment and such report shall be signed by him and served upon the other parties to the proceeding,

- (a) where the evidence is required by the Corporation, at least five days before the hearing commences; and
- (b) where the evidence is required by the person about whom the report is made, at least five days before its introduction as evidence.

and the report is receivable in evidence without proof of its making or of the signature of the legally qualified medical practitioner making the report but a party who is not tendering the report as evidence has the right to summon and cross-examine the medical practitioner on the contents of the report.

(6) The Qualification and Registration Committee shall, after Powers of the hearing,

Registration

- (a) make a finding as to whether or not the member is an incapacitated member; and
- (b) where the member is found to be an incapacitated member, by order,
 - (i) revoke his certificate,

- (ii) suspend his certificate for such period as the Committee considers appropriate, or
- (iii) attach such terms and conditions to the certificate as the Committee considers appropriate.

Appeal to

21.—(1) Any party to proceedings before the Discipline Committee or the Qualification and Registration Committee may appeal from its decision or order to the Supreme Court.

Dingers of mart on opposit (2) An appeal under this section may be made on questions of law or fact or both and the court may affirm or may rescind the decision of the Committee appealed from and may exercise all powers of the Committee and may direct the Committee or the Corporation to take any action which the Committee or the Corporation may take and as the court considers proper, and for such purposes the court may substitute its opinion for that of the Committee, or the court may refer the matter back to the Committee for rehearing, in whole or in part, in accordance with such directions as the court considers proper.

Restoration of registration or certificate **22.**—(1) A person whose certificate has been revoked or suspended for cause under this Act, may apply at any time in writing to the Manager for the issuance of a certificate or removal of the suspension.

Reference Discipline Committee (2) The Manager shall refer the application to the Discipline Committee or, where the revocation or suspension was on the grounds of incapacity, to the Qualification and Registration Committee, which shall hold a hearing and decide upon the application, and shall report its decision and reasons to the Council and to the former member.

Restraining orders **23.**—(1) Where it appears to the Corporation that a person does not comply with a provision of this Act or the regulations, notwithstanding the imposition of any penalty in respect of such non-compliance and in addition to any other rights it may have, the Corporation may apply to a judge of the Supreme Court for an order directing such person to comply with such provision, and upon the application the judge may make such order or such other order as the judge thinks fit.

Appeal

(2) An appeal lies to the Supreme Court from an order made under subsection 1.

Stoporders **24.**—(1) Where the Corporation made a *prima facie* case that a member has been or may be guilty of misconduct in connection with any property in his possession or under his control, a judge of the Supreme Court may, upon an *ex parte* application by the Corporation, order that the property described in the order shall

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not be paid out or dealt with by the person or persons named in the order without the leave of a judge of the Supreme Court.

(2) Where the Corporation makes a prima facie case that the Appointbusiness of a member or former member is neglected to the prej-trustees udice of any person or that the interests of the clients of the member or former member are not being protected or that the member or former member has converted trust funds, a judge of the Supreme Court may, upon ex parte application by the Corporation, by order appoint a person as trustee with or without bond, to take posession of any property or undertaking in the possession of or under the control of the member or former member for the purpose of preserving, carrying on or winding up the business of the member or former member.

- (3) A person appointed under subsection 2 shall, in respect of Idem any trust property of the member or former member, be the trustee thereof, and he shall in respect thereof take the place of a personal representative, committee or other representative, if any, of the member or former member.
- (4) Any person may apply to a judge of the Supreme Court for Variation, an order varying or discharging any order made under subsection of order 1 or 2.
- (5) The judge may, in an order made under subsection 2, make Remuneraprovision for the remuneration, disbursements and indemnification of the trustee out of such moneys or otherwise as the judge may specify.

25.—(1) Where the Manager, or in his absence, a person Investidesignated by the Manager, believes on reasonable and probable members grounds that a member has committed an act of misconduct or incompetence, the Manager or the Manager's designate may by order appoint one or more persons to make an investigation to ascertain whether such an act has occurred, and the person appointed shall report the result of his investigation to the Manager or the Manager's designate.

- (2) Where the Manager or the Manager's designate appoints Idem persons to make an investigation to ascertain whether a member has committed an act of misconduct or incompetence involving trust funds, the persons appointed shall include two persons representing the insurers for whom funds were or ought to have been held in trust.
- (3) For purposes relevant to the subject-matter of an investi- Powers of gation under this section, a person appointed to make the investigation may inquire into and examine the practice of the member in respect of whom the investigation is being made and may, upon

production of his appointment, enter at any reasonable time the business premises of such person and examine books, records, documents and things relevant to the subject-matter of the investigation, and for the purposes of the inquiry, the person making the investigation has the powers of a commission under Part II of *The Public Inquiries Act*, 1971, which Part applies to such inquiry as if it were an inquiry under that Act.

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Ollstynction of investigator (4) No person shall obstruct a person appointed to make an investigation under this section or withhold from him or conceal or destroy any books, records, documents or things relevant to the subject-matter of the investigation.

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(5) Where a provincial judge is satisfied, upon an ex parte application by a person making an investigation under this section, that the investigation has been ordered and that such person has been appointed to make it and that there is reasonable ground for believing there are in any building, dwelling, receptacle or place any books, records, documents or things relating to the person whose affairs are being investigated and to the subjectmatter of the investigation, the provincial judge may, whether or not an inspection has been made or attempted under subsection 3. issue an order authorizing the person making the investigation, together with such police officer or officers as he calls upon to assist him, to enter and search, if necessary by force, such building, dwelling, receptacle or place for such books, records, documents or things and to examine them, but every such entry and search shall be made between sunrise and sunset unless the provincial judge, by the order, authorizes the person making the investigation to make the search at night.

Renaval of

(6) Any person making an investigation under this section may, upon giving a receipt therefor, remove any books, records, documents or things examined under subsection 3 or 5 relating to the member whose practice is being investigated and to the subject-matter of the investigation for the purpose of making copies of such books, records or documents, but such copying shall be carried out with reasonable dispatch and the books, records or documents in question shall be promptly thereafter returned to the member whose practice is being investigated.

Admissihilit of copies (7) Any copy made as provided in subsection 6 and certified to be a true copy by a person making the investigation is admissible in evidence in any action, proceeding or prosecution as *primafacie* proof of the original book, record or document and its contents.

Report of Manager (8) The Manager shall report the results of the investigation to the Council or such other committee as he considers appropriate.

26.—(1) Every person employed in the administration of this Matters Part, including any person making an inquiry or investigation under section 25 and any member of the Council or a Committee. shall preserve secrecy with respect to all matters that come to his knowledge in the course of his duties, employment, inquiry or investigation under section 25 and shall not communicate any such matters to any other person except,

- (a) as may be required in connection with the administration of this Act and the regulations and by-laws or any proceedings under this Act or the regulations;
- (b) to his counsel; or
- (c) with the consent of the person to whom the information
- (2) No person to whom subsection 1 applies shall be required to Testimony give testimony in any civil suit or proceeding with regard to suit information obtained by him in the course of his duties, employment, inquiry or investigation except in a proceeding under this Act or the regulations or by-laws.

(3) Any information, document, record, statement or thing Privileged made or disclosed to the Manager, the Council or a committee of Council concerning a member or a person applying for registration under this Act is privileged and shall not be used as evidence in any civil action or proceeding in any court brought by or on behalf of such member or person.

27.—(1) No certificate shall be issued to a corporation that Prohibition acts as an insurance broker if the majority of its issued and residents outstanding shares that entitle the holder to any voting rights are owned beneficially or otherwise by a non-resident of Canada as defined in subsection 2b of section 353 of The Insurance Act unless R.S.O. 1970. the corporation was licensed as a broker under The Insurance Act on the 27th day of April, 1972.

(2) A corporation that was licensed as an insurance broker on or Prohibition before the 27th day of April, 1972, and whose issued shares resident to entitling the holders thereof to voting rights were more than 50 per amalgamate cent owned, as of that date, beneficially or otherwise, by one or more non-residents of Canada is not entitled to continue to hold a certificate under this Act if it amalgamates, unites, merges, acquires the assets or business of, or acquires the shares of any other broker or a licensed agent or adjuster.

28.—(1) Every member shall maintain a mailing address in Mailing Ontario, which address shall be suitable to permit service by registered mail, and shall register the mailing address with the Manager.

Personal

(2) Any legal process and any notice or document served personally or served by registered mail at the mailing address registered with the Manager is deemed for all purposes to have been served personally upon the member.

Deemed:

(3) For the purpose of any civil action brought against a member, the member is deemed to be a resident of the county in which the mailing address is located.

Service of notice

29.—(1) Subject to section 28, any notice or document required by this Act to be served may be served personally or by prepaid first class mail addressed to the person to whom notice is to be given at his last known address and, where notice is served by mail, the service shall be deemed to have been made on the fifth day after the day of mailing unless the person to whom notice is given establishes that he, acting in good faith, through absence, accident, illness or other cause beyond his control, did not receive the notice, or did not receive the notice until a later date.

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(2) For a period of one year after the date on which a former member ceased to be a member of the Corporation, the mailing address of the former member registered with the Manager under section 28 shall be deemed to be the former member's last known address unless the former member registers a new mailing address with the Manager.

Administering oaths (3) Every member of the Qualification and Registration Committee, the Discipline Committee and each Complaints Committee has power to administer oaths and affirmations for the purposes of any of its proceedings.

Registrar's certificate as evidence **30.** Any statement containing information from the records required to be kept by the Manager under this Act, purporting to be certified by the Manager under the seal of the Corporation is admissible in evidence in all courts as *prima facie* proof of the facts stated therein without proof of the appointment or signature of the Manager and without proof of the seal.

Corporation, Council and committees **31.** No action or other proceeding for damages shall be instituted against the Corporation, the Council, a Committee or any member of the Council or committee, or any officers, servants, agents or appointees of the Corporation, for any act done in good faith in the performance or intended performance of any duty or in the exercise or the intended exercise of any power under this Act, a regulation or a by-law, or for any neglect or default in the performance or exercise in good faith of such duty or power.

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32.—(1) All funds received or receivable by a member in the course of his business on behalf of insurers from members of the public or on behalf of members of the public from insurers are deemed to be trust funds.

- (2) No member shall assign, pledge, hypothecate or mortgage Idem or in any way charge the funds referred to in subsection 1 whether or not such funds have been received or remain receivable
- (3) Any assignment, pledge, hypothecation, mortgage or other Idem charge of or on funds referred to in subsection 1 is null and void as against the beneficial owner of the funds.
- **33.**—(1) No person shall make or cause to be made any wilful Falsififalsification in any matter relating to a register or issue a false certificates certificate or document with respect to registration.
- (2) No person shall wilfully procure or attempt to procure False reprehimself or any other person to be registered under this Act by etc. knowingly making any false representation or declaration or by making any fraudulent representation or declaration, either orally or in writing.

- **34.**—(1) Every person who contravenes any provision of this Offence Act and every director or officer of a corporation or unincorporated association and every member of a partnership who knowingly concur in such contravention is guilty of an offence and on conviction is liable to a fine of \$5,000 or to imprisonment for a term of not more than six months, or to both.
- (2) Where a corporation is convicted of an offence under sub- Corporation section 1, the maximum penalty that may be imposed upon the corporation is \$25,000 and not as provided therein.
- (3) No proceeding under this section shall be commenced more Limitation than five years after the time when the subject-matter of the proceeding arose.
- 35. The Lieutenant Governor in Council may make regula- Regulations tions.
 - (a) respecting and governing the nomination, election and term of office of the members to be elected to the Council, the filling of vacancies on the Council and controverted elections:
 - (b) governing the size and composition of the Council;
 - (c) respecting any matter ancillary to the provisions of this Act with regard to the issuing, renewal, suspension and revocation of certificates:
 - (d) providing for the expiration of certificates and governing and establishing the requirements and qualifications for the issuing and renewal of certificates;

- (e) providing for the maintenance and inspection of registers;
- (f) governing standards of practice for registered insurance brokers;
- (g) defining misconduct for the purposes of this Act and providing for a code of conduct;
- (h) providing for a program for the continuing education of members to maintain their standard of competence and requiring members to participate in such continuing education;
- (i) respecting the reporting and publication of decisions in disciplinary matters;
- (j) providing for the compilation of statistical information on the supply, distribution and business activities of members and requiring members to provide the information necessary to compile such statistics;
- (k) respecting returns, reports, information or disclosure to be provided or made by members to the Corporation, the Superintendent, members of the public or any other person or persons;
- (l) fixing maximum fines that may be imposed upon members found guilty of misconduct;
- (*m*) establishing rules of practice and procedure for hearings held under this Act;
- (*n*) respecting trust funds and the keeping of trust accounts by members;
- (o) respecting the reporting and auditing of members' accounts and specifying the type and nature thereof;
- (*p*) requiring the filing of financial guarantees by members of the Corporation and respecting the collateral security for terms, conditions and form of financial guarantees;
- (q) establishing and governing minimum indemnity insurance requirements for members and requiring and respecting errors and omissions insurance;
- (r) establishing and governing minimum equity capitalization requirements for members;

- (s) establishing and respecting restrictions and limitations on the sale and ownership of insurance brokers and the businesses of insurance brokers:
- (t) prescribing forms and providing for their use:
- (u) exempting any person or group of persons from all or part of the provisions of this Act and the regulations subject to such terms and conditions as may be set out in the regulations.
- **36.**—(1) Notwithstanding any other provision of this Act, a Transition person holding a valid licence as an insurance agent or an insurance broker under The Insurance Act issued before the day on R.S.O. 1970, which this section comes into force, who is an insurance broker within the meaning of insurance broker contained in this Act. shall be deemed to be a registered insurance broker under this Act and the person shall be so registered as a member by the Manager.

- (2) Where the word "agency" or "agencies" appears in the name Change of of a corporation that is an insurance broker, the corporation shall name amend its articles of incorporation or other instrument by which the corporation is incorporated by deleting the word "agency" or "agencies" and substituting the word "broker" or "brokers", as the case may be, within six months after the day on which this section comes into force
- (3) A corporation incorporated by or under the authority of Idem the Legislature may change its name under subsection 2 by filing a notice with the Minister in the form prescribed by the regulations, and on the date of such filing, the name of the corporation is changed and its articles of incorporation are amended accordingly.
- (4) Notwithstanding any other provision of this Act, a person Idem who has carried on business as an insurance consultant for a period of five years before the day on which this Act comes into force and who complies with this Act and the regulations is entitled, upon application made within two months of the day on which this Act comes into force, to become a registered insurance broker and the person shall be so registered as a member by the Manager.

PART II

INSURANCE ACT AMENDMENTS

37.—(1) Paragraph 5 of section 1 of *The Insurance Act*, being s. 1, par 5. chapter 224 of the Revised Statutes of Ontario, 1970, is repealed and the following substituted therefor:

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- 5. "agent" means a person who, for compensation, commission or any other thing of value,
 - (a) solicits insurance on behalf of an insurer who has appointed him to act as the agent of such insurer or on behalf of the Facility Association under *The Compulsory Automobile Insurance Act*, 1979; or
 - (b) solicits insurance on behalf of an insurer or transmits, for a person other than himself, an application for, or a policy of insurance to or from such insurer, or offers or assumes to act in the negotiation of such insurance or in negotiating its continuance or renewal with such insurer,

and who is not a member of the Registered Insurance Brokers of Ontario nor a person acting under the authority of subsection 15, 16 or 17 of section 342.

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- (2) Paragraph 11 of the said section 1 is repealed and the following substituted therefor:
 - 11. "broker" means an insurance broker within the meaning of *The Registered Insurance Brokers Act*, 1980.

re-enacted

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38.—(1) Subsection 12 of section 342 of the said Act is repealed and the following substituted therefor:

Authority of agent (12) No agent for insurance, other than an agent who holds a licence within the class of licence referred to in clause a of subsection 2, shall be licensed to act as agent for more than one insurer transacting insurance and the name of such insurer shall be specified in the licence and no such agent shall represent himself to the public by advertisement or otherwise as the agent of more than one such insurer.

Insurance Enough (12a) Notwithstanding subsection 12, an agent may be licensed to act as agent for an affiliated group of insurers that, in the opinion of the Superintendent, are carrying on business as a common undertaking and such affiliated group of insurers shall be deemed to be an insurer for the purpose of determining the agent's authority to act as an agent under this Act.

45 (14) No. 1 (14) (2) Subsection 18 of the said section 342 is repealed and the following substituted therefor:

Throat officials, to acting without licence (18) Unless the Superintendent otherwise directs, an officer or salaried employee of the head office of an insurer who does not receive commission may, without a licence, solicit contracts of life insurance, accident insurance and sickness insurance on behalf of

the insurer but an officer or employee whose application for a licence as an insurance agent or salesman has been refused or whose licence has been revoked or suspended may not so act without the written approval of the Superintendent.

- **39.** Section 343 of the said Act, as amended by the Statutes of s. 343, repealed Ontario, 1972, chapter 66, section 13, is repealed.
 - **40.** Sections 344, 345 and 346 of the said Act are repealed. and 346. repealed
- **41.** Subsection 1 of section 352 of the said Act is amended by s. 352 (1), striking out "brokers" in the first line.
- **42.**—(1) Subsection 1 of section 353 of the said Act, as re- s. 353 (1), enacted by the Statutes of Ontario, 1971, chapter 84, section 19, is amended by striking out "brokers" in the first line and "broker" in the fourth line.
- (2) Subsection 2 of the said section 353 is amended by striking s. 353 (2), amended out "or brokers" in the first line and by striking out "or broker" in the fourth line.
- (3) Subsection 2a of the said section 353, as enacted by the s. 353 (2a), Statutes of Ontario, 1972, chapter 66, section 14, is amended by striking out "broker" in the second line.
- (4) Subsection 2c of the said section 353, as enacted by the s. 353(2c), Statutes of Ontario, 1972, chapter 66, section 14, is amended by striking out "broker" in the first line and in the ninth line.
- (5) Subsection 3 of the said section 353 is amended by striking s. 353 (3), amended out "brokers" in the fourth line.
- (6) Subsection 6 of the said section 353 is amended by striking s. 353 (6), amended out "or broker" in the second line.
- **43.** Section 354 of the said Act is amended by striking out s. 354, amended "broker" in the second line, the third line and the sixth line.
- **44.** Subsection 1 of section 356 of the said Act is repealed and s. 356 (1), the following substituted therefor:
- (1) No insurer, and no officer, employee or agent thereof, and No compensa no broker, shall directly or indirectly pay or allow, or agree to pay paid by or allow, compensation or anything of value to any person for insurer not licensed placing or negotiating insurance on lives, property or interests in Ontario, or negotiating the continuance or renewal thereof, or for attempting so to do, who, at the date thereof, is not an agent or broker or a person acting under subsection 15 of section 342 and whoever contravenes this subsection is guilty of an offence.

15. Section 359 of the said Act is amended by striking out "a broker or adjuster" in the second line and inserting in lieu thereof "an adjuster".

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46. This Act comes into force on a day to be named by proclamation of the Lieutenant Governor.

Short fille

47. The short title of this Act is The Registered Insurance Brokers Act, 1980.

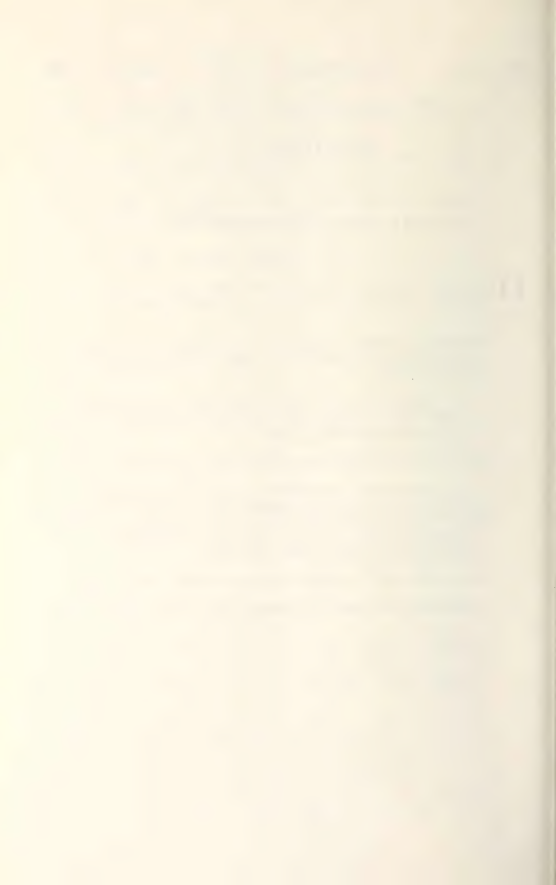
CHAPTER 63

An Act to amend The Chiropody Act

Assented to December 12th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Subsection 1 of section 2 of *The Chiropody Act*, being chapter 70 of s. 2 (1), the Revised Statutes of Ontario, 1970, is repealed and the following substituted therefor:
 - (1) The Board of Regents is continued and shall be composed of Regents of not fewer than three and not more than seven persons appointed by the Lieutenant Governor in Council.
- 2. The said Act is amended by adding thereto the following section: 8. 3a.
 - 3a. Where the Minister of Health requests in writing that the Board make, amend or revoke a regulation under section 3 and the Lieutenant Board has failed to do so within sixty days after the request, the Governor in Council may make the regulation, amendment or revocation specified in the request.
- 3. This Act comes into force on the day it receives Royal Assent. Commence-ment
- **4.** The short title of this Act is *The Chiropody Amendment Act*, 1980. Short title



CHAPTER 64

An Act to amend The Juries Act, 1974

Assented to December 12th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- **1.** Clause *c* of section 2 of *The Juries Act*, 1974, being chapter 63, is s. 2 (*c*), amended by striking out "and had not attained the age of sixty-nine years or more" in the third and fourth lines.
- **2.**—(1) Paragraph 3 of subsection 1 of section 3 of the said Act is s. 3 (1), par. 3, amended by adding at the end thereof "and every justice of the amended peace".
 - (2) Paragraphs 8 and 9 of subsection 1 of the said section 3 are s. 3 (1), pars. 8, 9, repealed.
- **3.**—(1) Clauses a and b of section 4 of the said Act are repealed and the s. 4 (a), re-enacted; s. 4 (b). repealed
 - (a) has a physical or mental disability that would seriously impair his ability to discharge the duties of a juror.
 - (2) The said section 4 is amended by adding thereto the following subsection:
 - (2) Every person is ineligible to serve as a juror, who,

Ineligibility for blindness

- (a) in the year preceding the year for which the jury is selected had attained the age of sixty-nine years or more; or
- (b) is blind,

and has indicated on his return to the jury service notice that he does not wish to serve as a juror.

4. Clause *b* of subsection 2 of section 6 of the said Act is amended by striking out "and are not of and will not attain the age of sixty-nine vears or more" in the third and fourth lines.

ty of this feet

- **5.** Subsection 2 of section 21 of the said Act is repealed and the following substituted therefor:
- L value in a contract of the c
- (2) The sheriff may excuse any person summoned for a jury sittings on the ground,
 - (a) of illness; or
 - (b) that serving as a juror may cause serious hardships or loss to him or others,

but unless the local judge of the High Court directs otherwise and notwithstanding any other provision of this Act, such person shall be included in a panel to be returned for a sittings later in the year or, where there are not further sittings in that year, in a panel to be returned for a sittings in the year next following.

s. 25, re-enacted **6.** Section 25 of the said Act is repealed and the following substituted therefor:

Excusing of juror for religious reasons 25.—(1) A person summoned for jury duty may be excused by a judge from service as a juror on the ground that service as a juror is incompatible with the beliefs or practices of a religion or religious order to which he belongs.

Excusing of jurors for illness or hardship

- (2) A person summoned for jury duty may be excused by a judge from attending the sittings on the ground,
 - (a) of illness; or
 - (b) that serving as a juror may cause serious hardships or loss to him or others,

and the judge may excuse the person from all service as a juror, or the judge may direct that the service of a person excused be postponed and that notwithstanding any provision of this Act, he be included in a panel to be returned for a sittings later in that year or in a panel to be returned for a sittings in the year next following.

Application for excusing

- (3) A person summoned for jury service may be excused under subsection 1 or 2,
 - (a) before the day for attendance by the local judge of the High Court;
 - (b) on or after the day for attendance, by the judge presiding at the sittings,

and the application to be excused may be made to the sheriff.

7. The said Act is amended by adding thereto the following section: s. 44a,

377

44a.—(1) Every employer shall grant to an employee who is Leave of summoned for jury service a leave of absence, with or without asset pay, sufficient for the purpose of the discharge of the employee's employment duties, and, upon the employee's return, the employer shall reinstate the employee to his position, or provide him with alternative work of a comparable nature at not less than his wages at the time his leave of absence began and without loss of seniority or benefits accrued to the commencement of his leave of absence.

(2) An employer who fails to comply with subsection 1 is liable Liability to the employee for any loss occasioned by the breach of his employer obligation.

breach

(3) Every employer who, directly or indirectly,

Penalty for reprisals

- (a) threatens to cause or causes an employee loss of position, or employment; or
- (b) threatens to impose or imposes on an employee any pecuniary or other penalty,

because of his response to a summons, or his service as a juror, is guilty of an offence and on conviction is liable to a fine of not more than \$5,000 or to imprisonment for a term of not more than three months, or to both.

8. This Act comes into force on the day it receives Royal Assent.

Commencement

9. The short title of this Act is The Juries Amendment Act, 1980.

Short title



CHAPTER 65

An Act to provide for Liability for Injuries caused by Dogs

Assented to December 12th, 1980

TER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act, "owner", when used in relation to a dog, Interpreincludes a person who possesses or harbours the dog and, where the owner is a minor, the person responsible for the custody of the minor.

- 2.—(1) The owner of a dog is liable for damages resulting from Liability a bite or attack by the dog on another person.
- (2) Where there is more than one owner of a dog, they are Where more jointly and severally liable under this section. owner
- (3) The liability of the owner does not depend upon scienter or Extent of fault or negligence on the part of the owner, but the court shall reduce the damages awarded in proportion to the degree, if any, to which the fault or negligence of the plaintiff caused or contributed to the damages.
- (4) An owner who is liable to pay damages under this section is Contribution entitled to recover contribution and indemnity from any other by person at fault person in proportion to the degree to which the other person's fault or negligence caused or contributed to the damages.
- **3.**—(1) Where damage is caused by being bitten or attacked by Application a dog on the premises of the owner, the liability of the owner is 1980, c. 14 determined under this Act and not under The Occupiers' Liability Act. 1980.
- (2) Where a person is on premises with the intention of com-Protection mitting, or in the commission of, a criminal act on the premises property and incurs damage caused by being bitten or attacked by a dog, the owner is not liable under section 2 unless the keeping of the dog on the premises was unreasonable for the purpose of the protection of persons or property.

Proposition against owner(of stop **4.**—(1) Where it is alleged that a dog has bitten or attacked a person, a proceeding may be commenced against the owner of the dog and the proceeding is one to which Part VIII of *The Provincial Offences*. *Act.*, 1979 applies.

(1. .

- (2) Where, in a proceeding under subsection 1, the provincial offences court finds that the dog has bitten or attacked a person, and the court is satisfied that an order is necessary for the protection of the public, the court may order,
 - (a) that the dog be destroyed in such manner as is provided in the order; or
 - (b) that the owner of the dog take such steps as are provided in the order for the more effective control of the dog.

Considera-

- (3) In exercising its powers to make an order under subsection 2, the court may take into consideration the following circumstances:
 - 1. The past and present temperament and behaviour of the dog.
 - 2. The seriousness of the injuries caused by the biting or attack.
 - 3. Unusual contributing circumstances tending to justify the action of the dog.
 - $4. \ \ The\ improbability\ that\ a\ similar\ attack\ will\ be\ repeated.$
 - 5. The dog's physical potential for inflicting harm.
 - 6. Precautions taken by the owner to preclude similar attacks in the future.
 - Any other circumstances that the court considers to be relevant.

Penalty

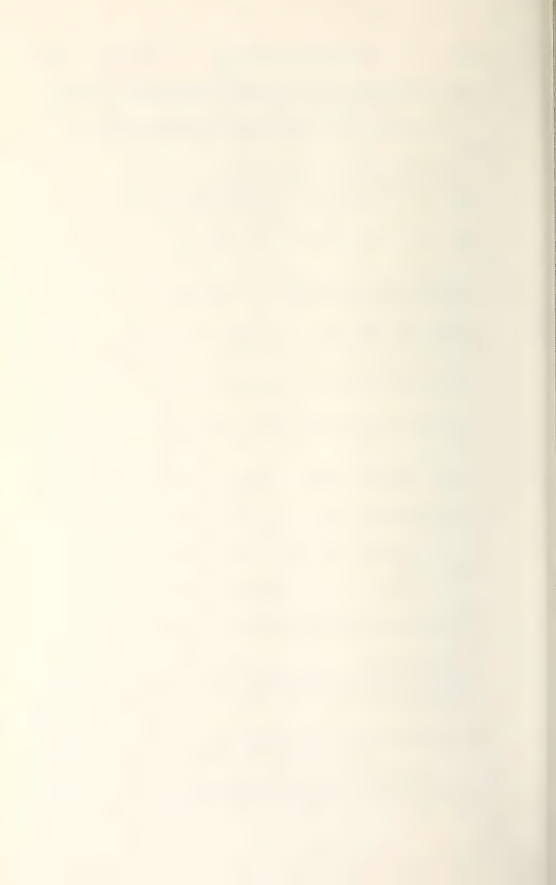
(4) An owner who contravenes an order made under subsection 2 is guilty of an offence and on conviction is liable to a fine not exceeding \$2,000.

R - () 107(), ... io., repealed **5.**—(1) *The Vicious Dogs Act*, being chapter 482 of the Revised Statutes of Ontario, 1970, is repealed.

Application of repeal

(2) Notwithstanding subsection 1, *The Vicious Dogs Act* continues to apply in respect of bites of dogs incurred before this Act comes into force.

- 6. This Act comes into force on the day it receives Royal Commencement Assent.
- 7. The short title of this Act is The Dog Owners' Liability Act, Short title 1980.



An Act to amend The Municipal Affairs Act

Assented to December 12th, 1980

TER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as

- 1. Subsection 3 of section 49 of *The Municipal Affairs Act*, being 8, 49 (3). chapter 118 of the Revised Statutes of Ontario, 1970, is repealed and the following substituted therefor:
 - (3) If land is redeemed by any person entitled to redeem the Lien on land other than the owner, such person has a lien thereon for the other than amount paid to redeem the land and the lien has priority over the owner interest in the land of any other person to whom notice was sent under subsection 4 of section 47.

- 2. Section 53 of the said Act, as amended by the Statutes of Ontario, re-enacted 1974, chapter 111, section 3, is repealed and the following substituted therefor:
 - 53. Notwithstanding the other provisions of this Act or any Redemption other Act, where land in respect of which a tax arrears certificate or has been registered has become vested in the municipality and the conveyance period for redemption set out in section 49 has expired and where the land has not been sold or conveyed and has not been declared by by-law to be required for the purposes of the municipality, the Ministry, on the application of any person to whom notice was sent under subsection 4 of section 47, shall direct the treasurer of the municipality, upon payment by the applicant of the full amount that would have been payable in respect of taxes, interest and penalties had the land not become vested in the municipality, together with the amount with interest thereon of any expenditure incurred for repairs and insurance and together with the costs in connection with such vesting, to either,

- (a) register in the land registry office a redemption certificate in respect of the land in Form 3; or
- (b) convey the land to the applicant,

as the Ministry considers just in the circumstances, and where a redemption certificate is registered under clause a, subsections 2 and 3 of section 49 apply with necessary modifications.

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3. This Act shall be deemed to have come into force on the 16th day of October, 1980.

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4. The short title of this Act is The Municipal Affairs Amendment Act, 1980.

An Act to provide for the Safe Use of X-ray Machines in the Healing Arts

Assented to December 12th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) In this Act,

Interpre-

(a) "Appeal Board" means the Health Facilities Appeal Board established by *The Ambulance Act*;

R.S.O. 1970,

- (b) "Commission" means the Healing Arts Radiation Protection Commission established under section 15;
- (c) "Director" means the Director of X-ray Safety appointed under section 19;
- (d) "inspector" means an inspector appointed under section 20;
- (e) "owner", when used with reference to an x-ray machine, means the owner or other person who has the management and control of the x-ray machine;
- (f) "Minister" means the Minister of Health;
- (g) "regulations" means the regulations made under this Act;
- (h) "x-ray equipment" includes x-ray imaging systems, processing equipment and equipment directly related to the production of images for diagnosis or directly related to irradiation with x-rays for therapy;
- (i) "x-ray machine" means an electrically powered device the purpose and function of which is the production of x-rays for the irradiation of a human being for a therapeutic or diagnostic purpose;

(j) "x-rays" means artificially produced electromagnetic radiation with peak energy greater than five kilovolts.

Shielding

(2) In this Act, a reference to the installation of an x-ray machine includes a reference to the shielding of the area in which the x-ray machine is installed.

Arministration at Arr

2. The Minister is responsible for the administration of this Act.

Augmwal of installation

3.—(1) No person shall install an x-ray machine unless the Director has issued written approval for the installation.

Issuance of opposition

- (2) Subject to subsection 3, any person who applies in accordance with this Act and the regulations for written approval for the installation of an x-ray machine and,
 - (a) submits to the Director the plans, specifications and information prescribed by the regulations;
 - (b) who meets the requirements of this Act and the regulations; and
 - (c) pays the prescribed fee,

is entitled to be issued the written approval.

Caturia

- (3) The Director may refuse to approve a proposed installation of an x-ray machine where,
 - (a) the proposed installation will not comply with this Act or the regulations;
 - (b) the application therefor is incomplete;
 - (c) the plans, specifications and information required by this Act and the regulations in respect of the installation of the x-ray machine have not been submitted to the Director or are incomplete; or
 - (d) any fees due are unpaid.

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(4) Where the Director has issued written approval for the installation of an x-ray machine, no person shall install the x-ray machine other than in accordance with the plans, specifications and information on the basis of which the Director issued the written approval.

Revocation of approval

(5) Subject to section 10, the Director may revoke an approval where it was issued on mistaken or false information.

(6) Where the Director has given written approval for the Approval installation of an x-ray machine and the x-ray machine has been installed in accordance with the plans, specifications and other information on the basis of which the Director issued the approval, no person shall change the installation without the written approval of the Director for the change.

(7) Subsections 1 to 5 apply with necessary modifications in Application respect of a change in an installation of an x-ray machine and, for the purpose, changing an installation of an x-ray machine shall be deemed to be installing an x-ray machine.

4.—(1) The owner of an x-ray machine shall not operate the Registration x-ray machine or cause or permit the x-ray machine to be operated for the irradiation of a human being unless the x-ray machine, the location of the x-ray machine and the name and business address of the owner of the x-ray machine are registered with the Director.

(2) Upon the application of the owner of an x-ray machine and Application upon payment of the fee prescribed by the regulations, the Director shall register the x-ray machine, its location and the name and business address of the owner thereof.

(3) An owner of an x-ray machine registered with the Director Notice of who changes his business address shall give written notice of the change to the Director within fifteen days of the occurrence of the change.

(4) An owner of an x-ray machine who is registered with the Transitional Ministry immediately before the coming into force of this Act shall be deemed to have registered with the Director under subsection 1.

(5) The Director may require a person mentioned in subsection Filing of 4 to file with the Director plans, specifications and information in respect of the x-ray machine and its installation and every such person shall file the plans, specifications and information when so required.

- 5.—(1) No person shall operate an x-ray machine for the Use of irradiation of a human being unless the person meets the qualifications and requirements prescribed by the regulations.
- (2) The following persons shall be deemed to meet the qualifi- Persons cations prescribed by the regulations: be qualified
 - 1. A legally qualified medical practitioner.
 - 2. A member of the Royal College of Dental Surgeons of Ontario.

15 2 11

- 3. A person registered as a chiropodist under *The Chiropody Act* on the 1st day of November, 1980.
- 4. A person registered as a chiropodist under *The Chiropody Act* after the 1st day of November, 1980, who is a graduate of a four-year course of instruction in chiropody accredited by the Council on Education of The Canadian Association of Chiropodists.

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- 5. A person registered as a chiropractor under *The Drugless Practitioners Act*.
- 6. A person registered as an osteopath under *The Drugless Practitioners Act*.

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- 7. A radiological technician registered under *The Radiological Technicians Act*.
- 8. A person registered as a dental hygienist by the Council of the Royal College of Dental Surgeons of Ontario.

Limsitional

(3) Subsection 1 does not apply before the 1st day of January, 1984, or such later date as may be named by proclamation of the Lieutenant Governor in respect of a person who, prior to the coming into force of this section, was operating an x-ray machine for the irradiation of human beings.

Learne froms

- **6.** No person shall operate an x-ray machine for the irradiation of a human being unless the irradiation has been prescribed by,
 - (a) a legally qualified medical practitioner;
 - (b) a member of the Royal College of Dental Surgeons of Ontario;

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- (c) a person registered as a chiropodist under *The Chiropody Act* on the 1st day of November, 1980;
- (d) a person registered as a chiropodist under *The Chiropody Act* after the 1st day of November, 1980, who is a graduate of a four-year course of instruction in chiropody accredited by the Council on Education of The Canadian Association of Chiropodists;

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- (e) a person registered as a chiropractor under *The Drugless Practitioners Act*; or
- (f) a person registered as an osteopath under *The Drugless Practitioners Act*.

1980

7. On and after the 1st day of January, 1984, or such later date Causing or as may be named by proclamation of the Lieutenant Governor, no list at person shall cause or permit any other person to operate an x-ray x-ray machine machine for the irradiation of a human being unless the other person meets the qualifications and requirements prescribed by the regulations

- 8. No person shall operate an x-ray machine for the irradiation X-ray machine of a human being, unless the x-ray machine meets the standards standards prescribed by the regulations.
- 9.—(1) The owner of an x-ray machine that is installed for the Radiation purpose of the irradiation of human beings shall designate a officer person who meets the qualifications prescribed by the regulations and who is.

- (a) a legally qualified medical practitioner;
- (b) a member of the Royal College of Dental Surgeons of Ontario:
- (c) a person registered as a chiropodist under The R.S.O. 1970. Chiropody Act on the 1st day of November, 1980;
- (d). a person registered under The Chiropody Act after the 1st day of November, 1980 who is a graduate of a four-year course of instruction in chiropody accredited by the Council of Education of The Canadian Association of Chiropodists;
- (e) a person registered as a chiropractor under The Drugless R.S.O. 1970. Practitioners Act; or
- (f) a person registered as an osteopath under The Drugless Practitioners Act.

as the radiation protection officer for the facility in which the x-ray machine is installed.

- (2) The owner of a portable x-ray machine shall designate a home person who meets the qualifications prescribed by the regulations $\frac{1}{x-ray}$ and who is described in clause a, b, c, d, e or f of subsection 1 as the machine radiation protection officer for the portable x-ray machine.
- (3) Subsection 2 does not apply in respect of a portable x-ray Exception machine that is operated only in a facility for which a radiation protection officer has been appointed under subsection 1, but the radiation officer is responsible in respect of the portable x-ray machine in accordance with subsection 4.

Re pons.

- (4) A radiation protection officer for a facility is responsible,
 - (a) for ensuring that every x-ray machine operated in the facility is maintained in safe operating condition; and
 - (b) for such other matters related to the safe operation of each x-ray machine in the facility as are prescribed by the regulations.

Proposal to refuse to issue or to revoke an approval 10.—(1) Where the Director proposes to refuse to issue or to revoke an approval under section 3 for the installation or for a change in the installation of an x-ray machine, the Director shall serve notice of his proposal, together with written reasons therefor, on the applicant or the person to whom the approval was issued, as the case may be.

1. "

(2) A notice under subsection 1 shall inform the applicant or person to whom the approval was issued that he is entitled to a hearing by the Appeal Board if, within fifteen days after the notice under subsection 1 is served on him, he gives written notice to the Director and the Appeal Board requiring a hearing by the Appeal Board and he may so require such a hearing.

Powers of Appeal Board (3) Where a hearing is required under subsection 2, the Appeal Board shall appoint a time for and hold the hearing and may direct the Director to carry out his proposal or refrain from carrying out his proposal and to take such action as the Appeal Board considers the Director ought to take in accordance with this Act and the regulations and, for such purposes, the Appeal Board may substitute its opinion for that of the Director.

Parties

11.—(1) The Director, the applicant or other person who has required the hearing and such other persons as the Appeal Board may specify are parties to proceedings before the Appeal Board under this Act.

Notice of hearing (2) Notice of a hearing shall afford the applicant or other person who has required the hearing a reasonable opportunity to show or to achieve compliance before the hearing with all lawful requirements for the issue of the approval of the Director.

Examination of documentary evidence (3) Any party to proceedings under section 10 shall be afforded an opportunity to examine before the hearing any written or documentary evidence that will be produced or any report the contents of which will be given in evidence at the hearing.

Members holding hearing not to have taken part in investiga(4) Members of the Appeal Board holding a hearing shall not have taken part before the hearing in any investigation or consideration of the subject-matter of the hearing and shall not communicate directly or indirectly in relation to the subject-matter of

the hearing with any person or with any party or his representative except upon notice to and opportunity for all parties to participate, but the Appeal Board may seek legal advice from an adviser independent from the parties and in such case the nature of the advice shall be made known to the parties in order that they may make submissions as to the law.

(5) The oral evidence taken before the Appeal Board at a Recording hearing shall be recorded and, if so required, copies of a transcript thereof shall be furnished upon the same terms as in the Supreme Court

- (6) The findings of fact of the Appeal Board pursuant to a Findings hearing shall be based exclusively on evidence admissible or matters that may be noticed under sections 15 and 16 of The Statutory 1971, c. 47 Powers Procedure Act. 1971.
- (7) No member of the Appeal Board shall participate in a Only members decision of the Appeal Board pursuant to a hearing unless he was participate present throughout the hearing and heard the evidence and argu-in decision ment of the parties and, except with the consent of the parties, no decision of the Appeal Board shall be given unless all members so present participate in the decision.

(8) Documents and things put in evidence at a hearing shall, Release of upon the request of the person who produced them, be released to evidence him by the Appeal Board within a reasonable time after the matter in issue has been finally determined.

12.—(1) Any party to the proceedings before the Appeal Appeal to Board under this Act may appeal from its decision or order to the Supreme Court in accordance with the rules of court.

(2) Where any party appeals from a decision or order of the Record to Appeal Board, the Appeal Board shall forthwith file in the Sup-in court reme Court the record of the proceedings before it in which the decision was made, which, together with the transcript of evidence if it is not part of the Appeal Board's record, shall constitute the record in the appeal.

(3) The Minister is entitled to be heard, by counsel or other-Minister wise, upon the argument of an appeal under this section.

(4) An appeal under this section may be made on questions of Powers of law or fact or both and the court may affirm, alter or rescind the appeal decision of the Appeal Board and may exercise all powers of the Appeal Board to direct the Director to take any action which the Appeal Board may direct him to take and as the court considers proper and for such purposes the court may substitute its opinion for that of the Director or of the Appeal Board, or the court may

refer the matter back to the Appeal Board for rehearing, in whole or in part, in accordance with such directions as the court considers proper.

Dimetor or inspector

- 13.—(1) The Director or an inspector may make a written order directed to any one or more of,
 - (a) the owner of an x-ray machine;
 - (b) any person who operates the x-ray machine; or
 - (c) the radiation protection officer for the facility in which the machine is installed or, in the case of a portable x-ray machine, the radiation protection officer for the portable x-ray machine,

requiring the taking of such action as, in the opinion of the Director or inspector, upon reasonable and probable grounds, is necessary in order to achieve compliance with this Act or the regulations, or both, or is necessary or advisable to protect the health or safety of any patient or member of the public in or near the premises where the x-ray machine is operated.

Virtue of proposal to make order (2) The Director or the inspector who proposes to make an order under subsection 1 shall serve notice of the proposal, together with written reasons therefor, on the person to whom he proposes to direct the order.

Notice requiring hearing (3) A notice under subsection 2 shall inform the person that he is entitled to a hearing by the Appeal Board if he gives notice in writing to the Director and the Appeal Board, within fifteen days after the notice under subsection 2 is served on him, requiring a hearing and he may so require such a hearing.

Power of Director or inspector where no hearing (4) Where a person served with notice under subsection 2 does not require a hearing in accordance with subsection 3, the Director or inspector may carry out the proposal stated in his notice.

Powers of Appending Board where hearing (5) Where a hearing is required under subsection 3, the Appeal Board shall appoint a time for and hold the hearing and by order may direct the Director or the inspector to carry out his proposal or refrain from carrying out his proposal and to take such action as the Appeal Board considers the Director or the inspector ought to take in accordance with this Act and the regulations and, for such purposes, the Appeal Board may substitute its opinion for that of the Director or the inspector.

Application of SS. 11, 12

(6) Sections 11 and 12 apply with necessary modifications to proceedings under this section.

14.—(1) Where the Director or an inspector is of the opinion, Emergency upon reasonable and probable grounds, that an emergency exists by reason of danger to the health or safety of any patient or member of the public in respect of an x-ray machine or the installation, operation or maintenance of an x-ray machine, the Director or inspector may make an oral or written order directed to any one or more of.

- (a) the owner of the x-ray machine;
- (b) any person who operates the x-ray machine;
- (c) the radiation protection officer for the facility in which the x-ray machine is installed or, in the case of a portable x-ray machine, the radiation protection officer for the portable x-ray machine.
- (2) An order under subsection 1 may require the person to Contents whom it is directed to stop operating or stop the operation of the x-ray machine either permanently or for a specific period of time.
- (3) A person affected by an order under subsection 1 may Immediate appeal therefrom in person or by an agent and by telephone or otherwise to the Director, and the Director, after receiving the submissions of the person and of the inspector, shall vary, rescind or confirm the order.

(4) Where the director makes an order under subsection 1 or Written reasons varies or confirms an order under subsection 3, the Director shall for order forthwith thereafter serve a written copy of the order or the order as varied or confirmed, together with written reasons therefor, upon the person to whom the order is directed.

- (5) An order under subsection 1 or an order as varied or con-Notice firmed under subsection 3 shall inform the person to whom it is directed that he is entitled to a hearing by the Appeal Board if he gives notice to the Director and the Appeal Board, within fifteen days after a copy of the order or the order as varied or confirmed is served on him, notice in writing requiring a hearing and he may so require such a hearing.
- (6) Notwithstanding that an appeal is taken against an order Effect under subsection 1 or an order as varied or confirmed under subsection 3, the order is effective at and from the time it is communicated to the person to whom it is directed until it is confirmed, varied or rescinded on appeal and the person shall comply with the order immediately.
- (7) Where a hearing is required under subsection 5, the Appeal Powers Board shall appoint a time for and hold the hearing and the Board Appeal Board by order may confirm, alter or rescind the order of

the Director and for such purposes the Appeal Board may substitute its opinion for that of the Director.

VIII) MAINI of (8) Sections 11 and 12 apply with necessary modifications to proceedings under this section.

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(9) The Director by an order may rescind an order made under subsection 1 or an order as varied or confirmed and in such case shall serve a copy of the order upon the person to whom the order or the order as varied or confirmed was directed.

Commission

15.—(1) There is hereby established a commission to be known as the Healing Arts Radiation Protection Commission.

Composition

(2) The Commission shall be composed of five persons.

Disqualification (3) No person who is or has been a member of the governing body of, or who is or has been registered under any Act governing a health discipline or a health practice, shall be a member of the Commission.

Chairman and vicechairman (4) The Lieutenant Governor in Council shall appoint the members of the Commission and shall designate a chairman and a vice-chairman from among the members of the Commission.

Terms of

(5) The members of the Commission may be appointed for a term of one, two or three years and members may be reappointed, but in no case shall a member serve for more than six consecutive years.

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(6) Every vacancy on the Commission caused by the death, resignation or incapacity of a member may be filled by the appointment by the Lieutenant Governor in Council of a person to hold office for the remainder of the term of the member.

Remuneration

(7) The members of the Commission shall be paid such remuneration and expenses as are determined by the Lieutenant Governor in Council.

Staff R.S.O. 1970, (8) Such employees as are necessary to carry out the duties of the Commission shall be employed under *The Public Service Act*.

Duties (I Commission

- **16.**—(1) The Commission,
 - (a) shall advise the Minister on matters relating to the health and safety of persons in respect of irradiation by x-rays;
 - (b) is responsible for the continuing development of an X-ray Safety Code;

- (c) shall review the contents of courses in the operation of x-ray machines and x-ray equipment and approve the courses it considers satisfactory;
 - (d) shall examine, study and report to the Minister on such matters, including health screening programs involving the use of x-rays, as the Minister may refer to the Commission for the purpose; and
 - (e) shall perform such other duties as are assigned to it by or under this or any other Act.
- (2) The Commission shall submit an annual report on its Annual activities to the Minister which shall include such additional information as the Minister may require.
- **17.**—(1) The Commission shall establish advisory committees Advisory to assist it in the continuing development of an X-ray Safety Code and to assist it in respect of safety in relation to irradiation from x-rays in each of the following disciplines:
 - 1. Chiropody.
 - 2. Chiropractic.
 - 3. Dentistry.
 - 4. Medical radiology.
 - 5. Radiological technology.
- (2) Subject to the approval of the Minister, the Commission Idem may establish additional advisory committees to assist it in respect of safety in relation to irradiation from x-rays.
- (3) Subject to the approval of the Minister, the Commission Composition shall fix the total number of members of each advisory committee established under subsection 1 or 2.
- (4) The members of an advisory committee appointed under Remuneration subsection 1 or 2 may be paid such remuneration on a daily or other basis, and such necessary expenses, as may be fixed or approved by the Minister.
- **18.** Subject to the approval of the Minister, the Commission Professional may engage scientific, technical and professional consultants in assistance matters relating to protection from irradiation by x-rays.

Three he

19. The Minister shall appoint an employee of the Ministry of Health as Director of X-ray Safety for the purposes of this Act and the regulations.

Disposine

20.—(1) The Minister may appoint in writing one or more employees of the Ministry or other persons as inspectors for the purposes of this Act and the regulations and in an appointment may limit the authority of an inspector in such manner as the Minister considers necessary or advisable.

Cortificate
of

(2) The Minister shall issue to every inspector appointed under subsection 1 a certificate of his appointment.

Production of certificate

(3) Every inspector, in the execution of his duties under this Act and the regulations, shall produce his certificate of appointment upon request.

Inspection

(4) An inspector at all reasonable times may enter and inspect the premises and may inspect the operations and all records and radiographs where an x-ray machine is installed or operated and may require the production of proof that any person who operates an x-ray machine meets the qualifications and requirements prescribed by the regulations to ensure that the provisions of this Act and the regulations are complied with.

Powers

(5) Upon an inspection under this section, an inspector is entitled to make tests and examinations to determine whether or not x-ray machines are installed and used in compliance with this Act and the regulations.

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(6) Upon an inspection under this Act, an inspector, upon giving a receipt therefor, may remove any material that relates to the purpose of the inspection in order to make a copy thereof, but the copying shall be carried out with reasonable dispatch and the material in question shall be promptly thereafter returned to the person being inspected.

Admissibility m copies (7) Any copy made as provided in subsection 6 and purporting to be certified by an inspector is admissible in evidence in any action, proceeding or prosecution as *prima facie* proof of the original.

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(8) No person shall obstruct an inspector or withhold or destroy, conceal or refuse to furnish any information or thing required by the inspector for the purposes of an inspection.

Information confidential

21.—(1) Each member of the Commission, each employee of the Commission, each consultant engaged by the Commission, the

Director, each inspector appointed under this Act and each person engaged in the administration of this Act and the regulations shall preserve secrecy with respect to all matters that come to his knowledge in the course of his employment or duties pertaining to the health of any person and shall not communicate any such matter to any other person except as provided in this Act.

- (2) A person referred to in subsection 1 may furnish information Exceptions pertaining to the health of a person,
 - (a) in connection with the administration of this Act or any Act of Ontario or of Canada related to the delivery of health services or to safety in relation to irradiation from x-rays or regulations made thereunder:
 - (b) in proceedings under this Act or the regulations;
 - (c) to the person who provided a service to which the information is related, his solicitor or personal representative, the executor, administrator or committee of his estate, his trustee in bankruptcy or other legal representative: or
 - (d) to the person who received the service to which the information is related, his solicitor, personal representative, another person who has lawful custody of or is guardian for the person or other legal representative of the person.
- (3) The Director may communicate information of the kind Exception referred to in subsection 2 and any other information related professional thereto to the statutory body governing the profession or to a discipline professional association of which a person who provides a service referred to in subsection 2 is a member or governing the health practice practised by the person.

- 22. The Lieutenant Governor in Council may make regula-Regulations tions.
 - (a) prescribing any matter required or authorized by this Act to be, or referred to in this Act as, prescribed by the regulations;
 - (b) prescribing classes of or in respect of any matter that is or may be prescribed under the regulations;
 - (c) limiting the application of any regulation to any one or more of the classes prescribed under clause b;

- (d) exempting any class of persons, x-ray machines or facilities from any provision of this Act or the regulations and attaching conditions to any such exemption;
 - (e) governing or limiting, or both, the purposes for which any class of persons may operate x-ray machines or any class of x-ray machines;
- (f) prescribing an X-ray Safety Code including,
 - (i) prescribing standards for the installation of x-ray machines,
 - (ii) prescribing standards for darkrooms and darkroom procedures associated with the operation of x-ray machines or any class of x-ray machines,
 - (iii) prescribing standards and procedures for the operation of x-ray machines and x-ray equipment or any class of x-ray machines or x-ray equipment.
 - (iv) prescribing physical standards for persons who operate x-ray machines or x-ray equipment,
 - (v) prescribing standards and procedures for the purpose of minimizing exposure to x-rays of patients and members of the public,
 - (vi) governing the testing of x-ray machines and x-ray equipment including, but not limited to, prescribing tests in respect of x-ray machines and x-ray equipment and requiring persons operating x-ray machines and x-ray equipment and radiation protection officers to perform the tests,
 - (vii) prescribing programs for evaluation of performance of procedures and observance of standards,
 - (viii) prescribing additional duties of radiation protection officers and persons who own or operate x-ray machines,
 - (ix) prescribing standards of design, construction, operation and performance for x-ray machines and x-ray equipment operated in Ontario,

- (x) requiring compliance with any matter prescribed or governed under subclauses i to ix;
- (g) governing the keeping of records by persons who own or operate x-ray machines and by radiation protection officers and requiring and governing returns by them to the Director;
- (h) prescribing classes of radiation protection officers and restricting or limiting the types of facilities or x-ray machines or both for which any such class may be designated as radiation protection officers;
- (i) prescribing subject-matters for courses of study in the operation of x-ray machines and x-ray equipment and prohibiting approval by the Commission of any course of study that does not include a subject-matter so prescribed for the course of study;
- (j) prescribing additional duties and powers of the Commission, the Director and inspectors;
- (k) prescribing forms and providing for their use;
- (1) adopting by reference, in whole or in part, with such changes as the Lieutenant Governor in Council considers necessary, any code or standard and requiring compliance with any code or standard that is so adopted;
- (m) prescribing fees for registrations and approvals.

23.—(1) Every person who,

Offences

- (a) knowingly furnishes false information in an application under this Act or in any statement or return required to be furnished under this Act or the regulations;
- (b) fails to comply with any order, direction or other requirement made under this Act; or
- (c) contravenes any provision of this Act or the regulations,

and every director or officer of a corporation who knowingly concurs in such furnishing, failure or contravention is guilty of an offence and on conviction is liable to a fine of not more than \$5,000.

(2) Where a corporation is convicted of an offence under sub-Corporations section 1, the maximum penalty that may be imposed upon the corporation is \$25,000 and not as provided therein.

Proceedings to prohibit attitude the ty-culture 24. Where any provision of this Act or the regulations or any order issued under this Act by the Director is contravened, not-withstanding any other remedy or any penalty imposed, the Director may apply to the Divisional Court by originating motion for an order prohibiting the continuation or repetition of the contravention or the carrying on of any activity specified in the order that, in the opinion of the court, will or is likely to result in the continuation or repetition of the contravention by the person committing the contravention, and the court may make the order and it may be enforced in the same manner as any other judgment of the Supreme Court.

Protection from personal liability 25.—(1) No action or other proceeding for damages shall be instituted against the Director or an inspector for any act done in good faith in the execution or intended execution of his duty or for any alleged neglect or default in the execution in good faith of his duty.

Crown not relieved of liability R.S.O. 1970, c. 365 (2) Subsection 1 does not, by reason of subsections 2 and 4 of section 5 of *The Proceedings Against the Crown Act*, relieve the Crown of liability in respect of a tort committed by an agent or servant of the Crown to which it would otherwise be subject and the Crown is liable under that Act for any such tort in a like manner as if subsection 1 had not been enacted.

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26.—(1) Any notice, order, decision or other document required to be given, served or delivered under this Act or the regulations is sufficiently given, served or delivered if delivered personally or sent by registered mail addressed to the person to whom it is required to be given, served or delivered at the latest address for service appearing on the records of the Ministry or, where there is no address for service so appearing, at the address, if any, last known to the Director.

When service

(2) Where service is made by registered mail in accordance with subsection 1, the service shall be deemed to be made on the seventh day after the day of mailing unless the person on whom service is being made establishes that he did not, acting in good faith, through absence, accident, illness or other cause beyond his control, receive the notice, order, decision or other document until a later date.

Commence-

27. This Act comes into force on a day to be named by proclamation of the Lieutenant Governor.

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28. The short title of this Act is The Healing Arts Radiation Protection Act, 1980.

An Act to amend The Municipality of Metropolitan Toronto Act

Assented to December 12th, 1980

FER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as

1. Section 79a of The Municipality of Metropolitan Toronto Act, being re-enacted chapter 295 of the Revised Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1976, chapter 42, section 6, is repealed and the following substituted therefor:

79a. The Metropolitan Council and the council of any area Reserved lanes for municipality may by by-law designate any lane on any road over public transit which it has jurisdiction as a lane solely or principally for use by motor vehicles, public transit motor vehicles, taxicabs and private motor vehicles carrying such number of passengers as may be specified in the by-law and prohibit and regulate the use thereof by all other vehicles to such extent and for such period or periods as may be specified, and, for the purposes of this section, "public transit motor vehicle" means any motor vehicle owned and operated by the Toronto Transit Commission as part of its regular passenger transportation service and such other class or classes of transit motor vehicles as may be specified in the by-law.

- 2. Subsection 1 of section 105 of the said Act is amended by adding amended thereto the following clause:
 - (g) To engage in the business of providing consulting services in transit related matters within or outside the Metropolitan Area, either directly or through a subsidiary, provided that the investment by the Commission in the capital stock of the subsidiary, shall not exceed the sum of \$100,000 without the consent of the Metropolitan Council.
- 3. Section 241 of the said Act, as amended by the Statutes of Ontario, amended 1977, chapter 37, section 4, 1979, chapter 64, section 19 and 1979, chapter 90, section 5, is further amended by adding thereto the following subsections:

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(11) Notwithstanding any provision in this or any other Act, the Metropolitan Council may, by by-law, authorize the head of a department or other official thereof, subject to such terms and conditions as the by-law specifies, to exercise the powers of the Metropolitan Council under paragraphs 93, 94, 95 and 96 of subsection 1 of section 354, subsection 3 of section 453 and subsection 2 and clauses a and c of subsection 4 of section 457 of *The Municipal Act*.

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Hyanna by Manapalaan Chamal (12) Where any applicant, resident or ratepayer objects to the decision or approval of the department head or other official described in subsection 11, the Metropolitan Council shall afford that person an opportunity to be heard and the Metropolitan Council may confirm, rescind, change, alter or vary any such decision or approval.

Communica-

4. This Act comes into force on the day it receives Royal Assent.

Short title

5. The short title of this Act is The Municipality of Metropolitan Toronto Amendment Act, 1980 (No. 3).

An Act to amend The Assessment Act

Assented to December 12th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Clause o of section 1 of *The Assessment Act*, being chapter 32 of the Revised Statutes of Ontario, 1970, is repealed and the following substituted therefor:
 - (o) "municipality" means a city, town, village or township, and includes a locality for the purpose of making any assessment required for the levying in a locality of a tax for school purposes.
- 2.—(1) Subsection 16 of section 33 of the said Act, as enacted by the Statutes of Ontario, 1973, chapter 148, section 1, is amended by striking out "but the rates as so prescribed do not apply to taxation in any year prior to 1974" in the nineteenth, twentieth and twenty-first lines and inserting in lieu thereof "until such rates and percentages of rates are altered in accordance with subsection 17".
 - (2) The said section 33, as amended by the Statutes of Ontario, s. 33, 1973, chapter 26, section 7, 1973, chapter 148, section 1, 1974, chapter 41, section 10 and 1979, chapter 88, section 1, is further amended by adding thereto the following subsection:
 - (17) Any rates and percentages of rates prescribed under sub-rates under section 16 shall be reviewed by the Minister in the year 1980 and in subs. 16 every third year thereafter, and in any such year the Lieutenant Governor in Council may by regulation prescribe different rates and percentages of rates to be applicable for the purposes of this Act.
- 3. Subsection 1 of section 71 of the said Act is amended by striking out "revised" in the third line and inserting in lieu thereof "returned".
- **4.** Subsection 1 of section 86 of the said Act, as re-enacted by the section 1 statutes of Ontario, 1976, chapter 65, section 1 and amended by

1977, chapter 56, section 1, 1978, chapter 73, section 1 and 1979, chapter 88, section 2, is further amended,

- (a) by striking out "and" at the end of clause e as inserted by the 1979 amendment;
- (b) by adding "and" at the end of clause f; and
- (c) by striking out all that part of the subsection immediately following clause f and inserting in lieu thereof.
 - (g) subject to subsection 2, the assessment roll of a municipality to be returned in the year 1980 shall be the assessment of all real property as set forth in the assessment roll returned for the year 1979 for taxation in the year 1980 as amended, added to or otherwise altered up to the date when the assessment roll for taxation in the year 1981 is returned,

provided that, where the assessor is of the opinion that an assessment to be shown on the assessment roll to be returned for the years 1974 to and including 1980 is inequitable with respect to the assessment of similar real property in the vicinity, the assessor may alter the value of the assessment to the extent necessary to make the assessment equitable with the assessment of such similar real property.

re-enacted

5. Section 95 of the said Act, as re-enacted by the Statutes of Ontario, 1979, chapter 88, section 3, is repealed and the following substituted therefor:

Application

95. Section 90 ceases to be in force on the 22nd day of December, 1981, but shall continue in force for the purpose of any pending complaint, appeal, proceeding or action that will affect taxes for the years 1971 to and including 1981.

re-enacted

6. Subsection 1 of section 96 of the said Act, as re-enacted by the Statutes of Ontario, 1979, chapter 88, section 4, is repealed and the following substituted therefor:

Application

(1) Subject to section 97, subsection 6 of section 33 continues to be not in force and remains inoperative until the 1st day of January, 1981.

s. 97 (2), amended 7. Subsection 2 of section 97 of the said Act, as enacted by the Statutes of Ontario, 1972, chapter 161, section 2 and amended by 1975 (2nd Session), chapter 2, section 3, 1977, chapter 56, section 4, 1978, chapter 73, section 4 and 1979, chapter 88, section 5, is further

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amended by striking out "earlier than the 1st day of January, 1981" in the second and third lines and in the amendment of 1979.

- **8.**—(1) This Act, except sections 2 and 3, comes into force on the 1st Commenceday of December, 1980.
 - (2) Section 2 shall be deemed to have come into force on the 1st Idem day of January, 1980.
 - (3) Section 3 shall be deemed to have come into force on the 1st Idem day of January, 1979.
- 9. The short title of this Act is The Assessment Amendment Act, 1980. Short title



An Act to amend The Retail Sales Tax Act

Assented to December 12th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Paragraph 41 of subsection 1 of section 5 of *The Retail Sales*Tax Act, being chapter 415 of the Revised Statutes of Ontario, par. 41, amended 1970, as re-enacted by the Statutes of Ontario, 1978, chapter 6, section 2 and amended by 1979, chapter 27, section 3, is further amended by striking out "March" in the third line and in the tenth line as inserted by the 1979 amendment and inserting in lieu thereof in each instance "December".
 - (2) Paragraph 41*a* of subsection 1 of the said section 5, as enacted by the Statutes of Ontario, 1978, chapter 6, section 2 and amended amended by 1979, chapter 27, section 3, is further amended by striking out "March" in the third line as inserted by the 1979 amendment and inserting in lieu thereof "December".
 - (3) Paragraph 70 of subsection 1 of the said section 5, as enacted s. 5 (1), by the Statutes of Ontario, 1979, chapter 27, section 3, is amended amended by striking out "March" in the twelfth line and inserting in lieu thereof "December".
 - (4) Subsection 1 of the said section 5, as amended by the Statutes of Ontario, 1972, chapter 21, section 1, 1973, chapter 23, section 4, 1974, chapter 7, section 2, 1975, chapter 9, section 4, 1976, chapter 23, section 3, 1976, chapter 82, section 3, 1977, chapter 13, section 4, 1978, chapter 6, section 2, 1979, chapter 27, section 3 and 1980, chapter 22, section 1, is further amended by adding thereto the following paragraphs:
 - 71. furniture, other than that prescribed by the Minister to be excluded from the exemption conferred by this paragraph, that is purchased for private household use, if the purchase is made before the 1st day of July, 1981 and delivery thereof is taken by the purchaser on or after the

14th day of November, 1980 and before the 1st day of July, 1981;

- 72. major home appliances that are manufactured for private household use and that are,
 - (a) refrigerators, freezers or kitchen ranges, including ovens and cooking tops sold separately for installation as a kitchen range; or
 - (b) washers or dryers for the laundering of clothes,

but only when such appliances have never previously been sold, leased or rented by a dealer to a customer at a retail sale anywhere and are,

- (c) purchased before the 1st day of July, 1981 and delivered to the purchaser thereof on or after the 14th day of November, 1980 and before the 1st day of July, 1981; and
- (d) not appliances or a class or kind of appliance prescribed by the Minister to be excluded from the exemption conferred by this paragraph;
- 73. building materials, as defined by the Minister, that are purchased before the 1st day of July, 1981 and are delivered to the purchaser thereof on or after the 14th day of November, 1980 and before the 1st day of July, 1981.

s. 19 (1), amended 2. Subsection 1 of section 19 of the said Act, as re-enacted by the Statutes of Ontario, 1976, chapter 23, section 8, is amended by striking out "sixty" in the third line and inserting in lieu thereof "ninety".

s. 20. amended **3.** Section 20 of the said Act, as amended by the Statutes of Ontario, 1976, chapter 23, section 9, is further amended by adding thereto the following subsection:

Extension of time

(7) The time within which a notice of objection under section 19 or a notice of appeal under this section is to be served may be extended by the Minister if application for such extension is made before the time for service of the notice of objection or a notice of appeal, as the case may be, has expired.

s. 42 (3), amended **4.** Subsection 3 of section 42 of the said Act, as enacted by the Statutes of Ontario, 1975, chapter 9, section 11 and amended by 1976, chapter 23, section 12, 1976, chapter 82, section 4, 1979, chapter 27, section 8 and 1980, chapter 22, section 3, is further amended by adding thereto the following clause:

- (j) extending to a date not later than the 30th day of September, 1981, the period within which delivery is required to be made for the purpose of any exemption conferred by paragraph 71, 72 or 73 of subsection 1 of section 5.
- **5.** This Act shall be deemed to have come into force on the 14th day of Commence-November, 1980.
- **6.** The short title of this Act is *The Retail Sales Tax Amendment Act*, Short title 1980 (No. 2).



An Act to amend The Highway Traffic Act

Assented to December 12th, 1980

TER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- **1.**—(1) Clause b of section 5a of The Highway Traffic Act, being $\frac{s. 5a (b)}{re-enacted}$ chapter 202 of the Revised Statutes of Ontario, 1970, as enacted by the Statutes of Ontario, 1974, chapter 66, section 1. is repealed and the following substituted therefor:
 - (b) "permit" means a permit issued or validated under subsection 3 of section 6 and includes a CAVR cab card.
 - (2) The said section 5a, as enacted by the Statutes of Ontario, s. 5a, 1974, chapter 66, section 1 and amended by the Statutes of Ontario, 1979, chapter 103, section 1, is further amended by relettering clauses a and aa as clauses aa and ab, respectively, and by adding thereto the following clause:
 - (a) "CAVR cab card" means a cab card issued by the Ministry pursuant to the Canadian Agreement on Vehicle Registration.
- **2.**—(1) Subsection 1 of section 6 of the said Act, as re-enacted by the s. 6 (1). Statutes of Ontario, 1974, chapter 66, section 2, is amended by striking out "issued or validated under subsection 3" in the seventh and eighth lines.

- (2) Clause a of subsection 3 of the said section 6, as re-enacted by $\frac{s. \ 6 \ (3) \ (a)}{amended}$ the Statutes of Ontario, 1974, chapter 66, section 2, is amended by inserting after "and" in the second line ", except in the case where the permit is a CAVR cab card,".
- (3) The said section 6, as amended by the Statutes of Ontario, on mended 1973, chapter 45, section 2 and 1974, chapter 66, section 2, is further amended by adding thereto the following subsections:
- (4a) The Minister may, in his discretion, cancel or refuse Minister to issue a permit, the fee for which is prorated under a or refuse

reciprocity agreement or arrangement with another jurisdiction, where the owner or lessee has been convicted of an offence under section 12a or if in his opinion the owner or lessee is not entitled to reciprocity privileges under the Canadian Agreement on Vehicle Registration.

N) (0) (0) (0) (1) (4b) Where the Minister proposes to cancel or refuse to issue a permit referred to in subsection 4a, he shall notify the permit holder or applicant, as the case may be, of his proposal.

(4c) A person who has received a notification under subsection 4b may, within thirty days after receiving the notification, submit to the Minister such documents and records as may show cause why the Minister should not cancel or refuse to issue the permit.

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(4d) Upon the expiration of thirty days after the notification referred to in subsection 4b and consideration of any documents or records submitted under subsection 4c, the Minister may carry out his proposal or refrain from carrying out his proposal.

lo ob totion (5a) Prior to the issuance or validation of a permit under this section, the Minister may require production of such documentation as he considers necessary to enable him to determine whether a permit may be issued or validated and that documentation may be different for different vehicles or classes of vehicles or in respect of the same vehicles or classes of vehicles used for different purposes.

enacted

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- **3.** The said Act is amended by adding thereto the following section:

6a.—(1) Where the fee prescribed by the regulations for a permit or validated permit for a motor vehicle is calculated with regard to specific limitations or restrictions on the use of a vehicle, the owner of the vehicle shall not drive or cause or permit the vehicle to be driven on a highway except in accordance with such limitations or restrictions.

(* ())

(2) Every person who contravenes the provisions of subsection 1 is guilty of an offence and on conviction is liable to a fine of not less than \$50 and not more than \$200.

amended

4. Section 7 of the said Act, as amended by the Statutes of Ontario, 1974, chapter 66, section 3, 1978, chapter 4, section 2 and 1980, chapter 37, section 3, is further amended by adding thereto the following subsection:

Notice of

(2a) Where the name of a lessee is on a permit and the lessee changes his address from the address shown on the permit or from

that filed under this subsection, he shall within six days send by registered mail to or file with the Ministry notice of his new address

- **5.** Section 8 of the said Act, as re-enacted by the Statutes of Ontario, s. 8, amended 1974, chapter 66, section 4, is amended by adding thereto the following subsection:
 - (3) Subsection 1 does not apply to a motor vehicle if the permit Where subs. 1 therefor is a CAVR cab card.

does not apply

- **6.** Subsection 3 of section 9 of the said Act is repealed and the following s. 9 (3), re-enacted substituted therefor:
 - (3) Where the name of the lessee is on a permit and the lease Notice of termination terminates, the lessor shall, within six days, forward to the of lease Ministry notice thereof together with the permit number.
 - (4) Every number plate, evidence of validation and CAVR cab Property card furnished by the Ministry under this Act or pursuant to the Crown Canadian Agreement on Vehicle Registration is the property of the Crown and shall be returned to the Ministry when required by the Ministry.
- 7. Section 11 of the said Act, as re-enacted by the Statutes of Ontario, s. 11, 1974, chapter 66, section 6, is amended by adding thereto the following subsection:
 - (2) Where a peace officer has reason to believe that a CAVR cab Invalid card produced by a driver as being the permit for the motor vehicle.
 - (a) was not furnished by the Ministry for that motor vehicle; or
 - (b) has been cancelled by the Ministry,

the peace officer may take possession of the CAVR cab card and retain it until the facts in respect of the card have been determined.

- 8. The said Act is further amended by adding thereto the following ss. 1 of the enacted sections:
 - 12a.—(1) A person to whom a permit is issued for a prorated Records fee under a reciprocity agreement or arrangement with another jurisdiction shall maintain and preserve such records as are required by regulation during the period of validity of the permit and for the four years immediately following expiry thereof and shall submit such reports to the Ministry as are prescribed by the regulations within the prescribed times.

Preduction 0

(2) A person to whom subsection 1 applies shall produce for inspection, within a reasonable time under the prevailing circumstances, the records required under subsection 1 upon the demand of an officer appointed by the Minister to carry out the provisions of this Part.

Examination au repaid (3) An officer appointed by the Minister for carrying out the provisions of this Part may, at any reasonable time, enter the business premises of a person referred to in subsection 1 and examine those books, records and documents of that person that relate to his business of operating commercial vehicles.

Removal at the intents (4) Any person making an investigation under this section may, upon giving a receipt therefor, remove, for the purpose of making copies, any records produced under subsection 2 or examined under subsection 3 and when he does remove any records, the copies shall be made with reasonable dispatch and the records promptly returned.

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(5) Any copy made under subsection 4 and certified to be a true copy by the person making the copy is admissible in evidence in any action, proceeding or prosecution as *prima facie* proof of the original book, paper or document and its contents.

Prints

(6) Every person who contravenes subsection 1 or 2 or obstructs, or interferes with an officer in the performance of his duties under subsection 3, is guilty of an offence and on conviction is liable to a fine of not more than \$200 or to imprisonment for a term of not more than six months, or to both.

Regulations

- (7) The Lieutenant Governor in Council may make regulations,
 - (a) prescribing the records to be kept by persons referred to in subsection 1;
 - (b) governing reports to be made to the Ministry by persons referred to in subsection 1.

of permit

12b.—(1) Where the fee paid under subsection 3 of section 6 was prorated under a reciprocity agreement or arrangement with another jurisdiction and the appropriate fees are not paid within sixty days after the issue of the permit, the permit shall be deemed to be cancelled upon notice of the cancellation being given to the permit holder.

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(2) Where the notice referred to in subsection 1 is sent by prepaid mail addressed to the person to whom the permit was issued at his latest address appearing on the records of the Ministry, notice shall be deemed to have been given on the fifth day after the day of mailing.

- 9. Subsections 1 and 2 of section 29 of the said Act are repealed and the resenanted following substituted therefor:
 - (1) Every person aggrieved by a decision of the Minister under Appeal subclause i of clause b of subsection 4 of section 13 or a decision of the Registrar under section 27 may appeal the decision to The Licence Suspension Appeal Board.
 - (2) The Board may confirm, modify or set aside the decision of Powers of the Minister or Registrar.
- 10.—(1) Subsection 1 of section 35 of the said Act, as re-enacted by the s. 35 (1), Statutes of Ontario, 1978, chapter 24, section 4, is amended by inserting after "vehicles" in the first line "or trailers".
 - (2) Subsection 3 of the said section 35, as re-enacted by the s. 35 (3), Statutes of Ontario, 1978, chapter 24, section 4, is amended by inserting after "vehicles" in the first line "or trailers".
 - (3) Subsection 4 of the said section 35, as re-enacted by the said section 35, as re-enacted by the said section 4, is amended by statutes of Ontario, 1978, chapter 24, section 4, is amended by inserting after "vehicles" in the third line ", trailers".
 - (4) Subsection 6 of the said section 35, as re-enacted by the Stat- s. 35 (6), utes of Ontario, 1978, chapter 24, section 4, is amended by inserting after "vehicles" in the second line "or trailers".
 - (5) Subsection 7 of the said section 35, as re-enacted by the s. 35 (7), amended Statutes of Ontario, 1978, chapter 24, section 4, is amended by inserting after "vehicles" in the third line "or trailers".
- 11. Subsection 1 of section 36 of the said Act is repealed and the s. 36 (b). following substituted therefor:
 - (1) Every person who buys, sells, wrecks or otherwise deals Record of in second-hand motor vehicles, trailers or bicycles shall keep a vehicles complete record of all motor vehicles, trailers and bicycles bought, sold, etc. sold or wrecked and of such information as will enable the motor vehicles, trailers and bicycles to be readily identified, and shall transmit to the Ministry, within six days after the event, on forms furnished by the Ministry, a statement of each motor vehicle or trailer bought, sold or wrecked by him and such information with reference thereto as may be required by the Ministry.

12.—(1) Subsection 2 of section 58b of the said Act, as enacted by the s. 58b (2). Statutes of Ontario, 1973, chapter 167, section 8, is amended by inserting after "permit" in the first line "other than a CAVR cab card".

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(2) Subsection 3 of the said section 58b is amended by inserting after "permit" in the first line "other than a CAVR cab card"

- **13.**—(1) Clause *a* of subsection 1 of section 60 of the said Act is repealed and the following substituted therefor:
 - (a) requiring the use or incorporation of any device or any equipment, in or on any vehicle or any class of vehicle, that may affect the safe operation of the vehicle on the highway or that may reduce or prevent injury to persons using the highway, and prescribing the specifications and regulating the installation thereof.

amended

- (2) Subsection 1 of the said section 60, as amended by the Statutes of Ontario, 1973, chapter 45, section 19 and 1977, chapter 54, section 10, is further amended by adding thereto the following clause:
 - (f) exempting any type or class of vehicle or any class of driver or passenger in a vehicle from the provisions of any regulations made under this section.

re-enacted

14.—(1) Subsection 2 of section 75 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 65, section 3, and amended by the Statutes of Ontario, 1978, chapter 90, section 6, is repealed and the following substituted therefor:

Designation

"freeze-up"

(2) For the purposes of this section, an official of the Ministry authorized by the Minister in writing may designate the date on which a "freeze-up" shall commence and the date on which a "freeze-up" shall terminate and the part of the Province to which the designation shall apply.

- 75. ameraled (2) The said section 75 is amended by adding thereto the following subsection:

R.S.O. 1970, c. 410 does not apply (2a) A designation under subsection 2 is not a regulation within the meaning of *The Regulations Act*.

amended

15. Section 77 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 65, section 3, is amended by adding thereto the following subsection:

Idem

(2a) Where the permit referred to in subsection 2 is a CAVR cab card, the requirements of subsection 2 apply to the original permit and not to any copy thereof and to the permit from the jurisdiction that issued the number plates for the vehicle.

re-enacted

16. Subsection 6 of section 78 of the said Act, as enacted by the Statutes of Ontario, 1977, chapter 65, section 3 and amended by the

Statutes of Ontario, 1979, chapter 57, section 9, is repealed and the following substituted therefor:

(6) Every driver who, when required pursuant to subsection 1 Penalty or 3 to proceed to a weigh scale, refuses or fails to do so is guilty of an offence and on conviction is liable to a fine of not less than \$100 and not more than \$500 and to the suspension of his driver's licence for a period of not more than thirty days.

(7) Every driver who,

- (a) when required, pursuant to subsection 5, to redistribute or remove part of a load refuses or fails to do so or to make arrangements to do so; or
- (b) obstructs any weighing, measuring or examination authorized by this section.

is guilty of an offence and on conviction is liable to a fine of not less than \$50 and not more than \$100.

- **17.** Clause b of section 89 of the said Act is amended by striking out s. 89(b), "Lieutenant Governor in Council" in the first line and inserting in lieu thereof "Minister".
- **18.** Subsection 2 of section 100a of the said Act, as enacted by the samended amended Statutes of Ontario, 1976, chapter 37, section 14, is amended by striking out "Lieutenant Governor in Council" in the first line and inserting in lieu thereof "Minister".

19. Clause c of section 103 of the said Act, as re-enacted by the Statutes ~ 103 (c). of Ontario, 1976, chapter 37, section 15, is repealed and the following substituted therefor:

- (c) any lane may be designated for slowly moving traffic, traffic moving in a particular direction or classes or types of vehicles provided that official signs are erected to indicate such designation, and, notwithstanding section 93, where a highway is so designated every driver of a vehicle shall obey the instructions on the official signs but this does not apply to a motor vehicle or road-building machine, operated by or on behalf of an authority having jurisdiction and control of the highway, while the vehicle or machine is engaged in construction, marking or maintenance activities on a highway including the removal of snow from a highway.
- 20. Subsection 3 of section 116 of the said Act is amended by striking out amended amended "Lieutenant Governor in Council" in the first line and inserting in lieu thereof "Minister".

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- 21. Subsection 5 of section 120 of the said Act, as amended by the Statutes of Ontario, 1979, chapter 57, section 12, is repealed and the following substituted therefor:

When no Game to be (5) The words on a school bus "do not pass when signals flashing" shall be covered or concealed when the school bus is being operated on a highway during a trip that does not at any time during that trip involve the transportation of children or mentally retarded adults to or from a school or a training centre.

= 145 (0) enverted **22.** Subsection 1 of section 156 of the said Act is amended by inserting after "Ministry" in the second line "or any other ministry of the Government of Ontario".

Continionic

23.—(1) This Act, except section 1, section 2 (other than subsection 5a of section 6 of the Act as set out in subsection 3 of section 2) and sections 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 14, 15 and 22, comes into force on the day it receives Royal Assent.

Litera

(2) Section 1, section 2 (other than subsection 5*a* of section 6 of the Act as set out in subsection 3 of section 2) and sections 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 14, 15 and 22, come into force on a day to be named by proclamation of the Lieutenant Governor.

Short title

24. The short title of this Act is *The Highway Traffic Amendment Act*, 1980 (No. 2).

CHAPTER 72

An Act respecting Urban Transportation Development Corporation Ltd.

Assented to December 12th, 1980

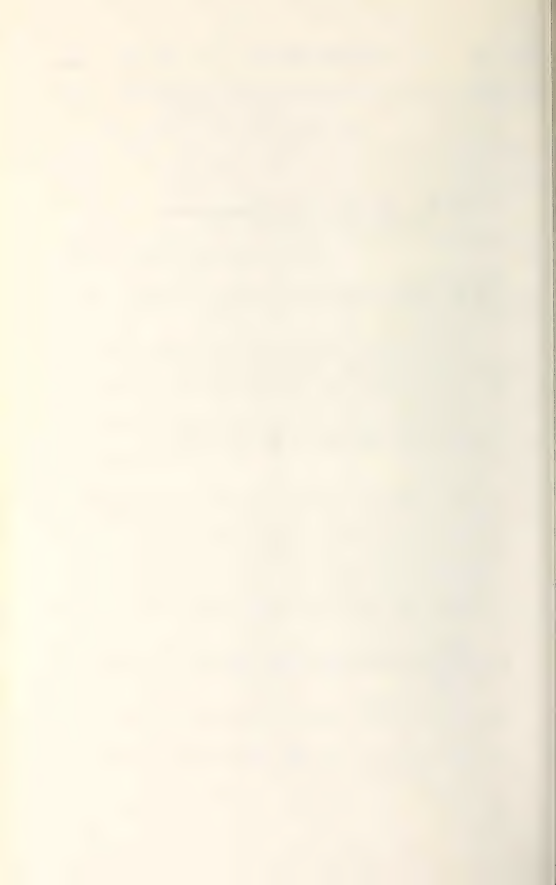
TER MAJESTY, by and with the advice and consent of ■ the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act, "Urban Transportation Development Corpora-Interpretion" means the Urban Transportation Development Corporation Ltd., a corportion incorporated by letters patent dated the 10th day of October, 1974 issued under the Canada Corporations Act. R.S.C. 1970,

2. It is hereby declared that the Urban Transportation Not a Crown Development Corporation is not an agent of Her Majesty at agency common law nor a Crown agency within the meaning of The R.S.O. 1970. Crown Agency Act.

3.—(1) The Lieutenant Governor in Council may, on behalf of Guaranteeing the Province of Ontario, on such terms as are approved by order in of contract council, enter into any covenants or agreements of guaranty or of indemnity indemnity in connection with any contract of indemnity to which Urban Transportation Development Corporation is a party and may guarantee the observance and performance by Urban Transportation Development Corporation of any such contract of indemnity or indemnify any person in the event of any failure by Urban Transportation Development Corporation to perform any such contract of indemnity.

- (2) All moneys required to be paid by the terms of a guaranty or Payment indemnity under subsection 1 shall be paid out of the Consolidated of moneys Revenue Fund.
- 4. This Act comes into force on the day it receives Royal Commence Assent.
- 5. The short title of this Act is The Urban Transportation Short title Development Corporation Ltd. Act, 1980.



CHAPTER 73

An Act to revise The Toronto Hospitals Steam Corporation Act, 1968-69

Assented to December 12th, 1980

FER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Interpretation

- (a) "Board" means the board of directors of the Corporation:
- (b) "City" means The Corporation of the City of Toronto;
- (c) "Corporation" means the body corporate continued by subsection 1 of section 2;
- (d) "Hospitals" means The Trustees of the Toronto General Hospital, The Hospital for Sick Children, Mount Sinai Hospital and Women's College Hospital;
- (e) "Minister" means the Minister of Intergovernmental Affairs or such other member of the Executive Council as the Lieutenant Governor in Council designates;
- (f) "Participating Institutions" means The Nightingale School of Nursing, The Queen Elizabeth Hospital and the Toronto Institute of Medical Technology;
- (g) "steam" means steam or hot water;
- (h) "University" means The Governing Council of the University of Toronto. 1968-69, c. 131, s. 1, amended.

PART I

TORONTO DISTRICT HEATING CORPORATION

2.—(1) The Toronto Hospitals Steam Corporation is hereby Toronto continued as a body corporate without share capital under the Steam name "Toronto District Heating Corporation".

Corporation

thing, or longer rights, etc (2) The change in the name of the Corporation does not affect its rights or obligations, and without restricting the generality of the foregoing, nothing in this Act affects the rights of creditors of the Toronto Hospitals Steam Corporation against the property, rights and assets of the Corporation and all liens upon the property, rights and assets of the Toronto Hospitals Steam Corporation are unimpaired by this continuation and reconstitution and all debts, contracts, liabilities and duties of the Toronto Hospitals Steam Corporation are debts, contracts, liabilities and duties of the Corporation and may be enforced against it including, without limitation, the debts and obligations created by or pursuant to a certain trust deed dated as of the 15th day of December, 1972 between the Toronto Hospitals Steam Corporation and the Canada Permanent Trust Corporation.

Head office (3) The head office of the Corporation shall be in the City of Toronto.

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(4) The Corporation shall have a seal which shall be adopted by resolution or by-law. *New*.

Composition of Bourd

- **3.** There shall be a board of directors of the Corporation consisting of ten directors of whom,
 - (a) four shall be appointed by the City, at least one of whom shall be a representative of a user of steam purchased from the Corporation, other than the Hospitals, the City, the University or the Province of Ontario;
 - (b) two shall be appointed by the Hospitals;
 - (c) two shall be appointed by the Minister; and
 - (d) two shall be appointed by the University. 1968-69, c. 131, s. 2, part, amended.

Term of

4.—(1) Every director shall be a resident Canadian and shall, subject to subsection 2, hold office during the pleasure of his appointor, and upon the death, resignation or removal from office of any director, the appointor of such director under section 3 may appoint some other person in his place.

City appointees (2) Every director appointed by the City shall be appointed for a term of office not exceeding the term of office of the members of the council that made the appointment and shall hold office until his successor is appointed and every such director is eligible for reappointment.

Quorum

(3) Five directors constitute a quorum at meetings of the Board.

- (4) The directors shall elect a chairman from among the persons Chairman appointed to the Board by the City.
 - (5) The chairman shall preside at all meetings of the Board. Duties of
- (6) The Board may appoint one of its members to be vice-Vicechairman, and, in the case of the absence of the chairman or of there being a vacancy in the office of the chairman, the vicechairman shall act as and have all the powers of the chairman.

(7) In the absence of the chairman and vice-chairman, the Acting Board may appoint one of its members to act as chairman for the time being and the person so appointed shall act as and have all the powers of the chairman.

- (8) The Corporation may pay the directors, or any of them, Remuneration such remuneration and expenses as are from time to time recommended by the Board and approved by the City.
- (9) Where there is a vacancy or vacancies in the Board, the Vacancies remaining directors may exercise all the powers of the Board so long as a quorum of the Board remains in office. 1968-69, c. 131. s. 3, amended.
- 5. The acts of a director or of an officer are valid not-Validity withstanding any defect that may afterwards be discovered in his directors and appointment or qualification. 1968-69, c. 131, s. 4.
- 6. Every director and his heirs, executors and administrators, Indemnificaand estate and effects, respectively, may, with the consent of the directors Board, from time to time and at all times, be indemnified and saved harmless out of the funds of the Corporation, from and against,

- (a) any liability and all costs, charges and expenses that he sustains or incurs in respect of any action or proceeding that is proposed or commenced against him for or in respect of anything done or permitted by him in respect of the execution of the duties of his office; and
- (b) all other costs, charges and expenses that he sustains or incurs in respect of the affairs of the Corporation, except such costs, charges or expenses as are occasioned by his own wilful neglect or default. 1968-69, c. 131, s. 5.
- 7.—(1) The Board may authorize the election from among the Executive directors of an executive committee consisting of not fewer than three members, at least one of whom is not a person appointed to the Board by the City.

Ligarianies of process (2) The Board may delegate to the executive committee any powers of the Board, subject to the restrictions, if any, imposed by the Board.

C.Finorum

(3) An executive committee may fix its quorum at not fewer than a majority of its members and may make rules governing its proceedings. 1968-69, c. 131, s. 6, amended.

Direct and

8.—(1) The Board has the management and control of the affairs of the Corporation and has power to make by-laws governing its proceedings and the calling of meetings of the Board, providing for the appointment of officers of the Corporation, specifying the powers, duties and remuneration of officers, employees and agents of the Corporation, and generally dealing with the management of the affairs of the Corporation.

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(2) The Board shall at its first meeting, which shall be held within thirty days of the coming into force of this section, adopt in the name of and on behalf of the Corporation the contracts, agreements and supplemental indenture referred to in subsection 1 of section 29 as negotiated by the interim committee. 1968-69, c. 131, s. 7, amended.

Disclosure by directors of interests in contracts **9.**—(1) Every director of the Corporation who is directly or indirectly interested in a contract or a proposed contract with the Corporation shall declare his interest at a meeting of the Board and, in respect of such contract or proposed contract, shall not vote or be counted in the quorum.

Time of declaration

(2) In the case of a proposed contract, the declaration required by this section shall be made at the meeting of the Board at which the question of entering into the contract is first taken into consideration or, if the director is not at the date of that meeting interested in the proposed contract, at the next meeting of the Board held after he becomes so interested, and, in a case where the director becomes interested in a contract after it is made, the declaration shall be made at the first meeting of the Board held after be becomes so interested.

General notice (3) For the purposes of this section, a general notice given to the Board by a director to the effect that he is interested in any other company, institution or governmental body or is a member of a specified firm and is to be regarded as interested in any contract made with such other company, institution, governmental body or firm shall be deemed to be a sufficient declaration of interest in relation to a contract so made, but no such notice is effective unless it is given at a meeting of the Board or the director takes reasonable steps to ensure that it is brought up and read at the next meeting of the Board after it is given.

- (4) If a director has made a declaration of his interest in a Effect of proposed contract or contract in compliance with this section and declaration has not voted in respect of the contract, he is not accountable to the Corporation or to any of its creditors for any profit realized from the contract, and the contract is not voidable by reason only of his holding that office or of the fiduciary relationship established thereby.

- (5) A director shall be deemed not to have an interest in a Saving contract or proposed contract by reason only of his being an appointee of a party referred to in section 3. New.
- 10.—(1) The Corporations Act, The Municipal Franchises Application of Act and The Mortmain and Charitable Uses Act do not apply to cc. 89, 289, the Corporation.
- (2) Section 58 of *The Public Utilities Act* does not apply to the Application of R.S.O. 1970, Corporation. 1968-69, c. 131, s. 9 (1, 2). c. 390, s. 58
- (3) Except for purposes of the Ontario Municipal Employees Corporation Retirement System. The Corporation shall be deemed not to be a board local board of the City.
- (4) The Corporation shall be deemed to have elected to partici-Participate in the Ontario Municipal Employees Retirement Sys-O.M.E.R.S. tem. New.
- 11. A copy of any by-law, resolution or minute certified by the Authenticasecretary or assistant secretary under the seal of the Corporation to by-laws, etc. be a true copy may be received in evidence in any court as prima facie proof of its making and content. 1968-69, c. 131, s. 8.

- 12. The objects of the Corporation are to construct, purchase Objects or otherwise acquire, own, lease, maintain, operate, extend, replace and manage steam plants, including refuse-fired steam plants, steam distribution systems, steam condensate return systems and steam supply systems within the City of Toronto for the purpose of supplying steam to users thereof including, without limiting the generality of the foregoing, the acquisition by purchase or lease of all of the assets and undertaking of the steam utility division of the Toronto Electric Commissioners. 1968-69, c. 131, s. 10 (1), amended.
- 13.—(1) The powers of the Corporation include, without Powers limiting the generality of section 12,
 - (a) subject to subsection 2 of section 10, the powers conferred on a company incorporated for the purpose of owning, operating or supplying a public utility under The R.S.O. 1970. Public Utilities Act, but,

- (i) the Corporation shall notify in writing the municipality or authority on which duty to repair has been imposed and the municipality or authority having jurisdiction over any highway, public lane or public communication on, over, under or across which the Corporation proposes to put down, place, install and maintain conduits, pipes, wires, poles, rods, cables, transformers, machinery, apparatus, devices, appliances, equipment, materials, structures or works, and submit to such municipalities or authorities its plans therefor,
- (ii) such conduits, pipes, wires, poles, rods, cables, transformers, machinery, apparatus, devices, appliances, equipment, materials, structures or works as the Corporation deems necessary or desirable on, over, under or across any public highway, public lane or public communication shall be put down, placed and installed in such location and manner as the municipality or authority on which duty to repair has been imposed and the municipality or authority having jurisdiction over any such highway, lane or public communication may direct any such highway, lane or public communication restored to its former state, and any dispute between the Corporation and such municipalities or authorities as to the location and manner of putting down, placing and installing shall be referred to the Ontario Municipal Board to be determined, and the decision of the Ontario Municipal Board shall be final,
- (iii) the Corporation shall indemnify and save harmless the municipality or authority on which duty to repair has been imposed and the municipality or authority having jurisdiction over any such highway, lane or public communication against, from and for any and all damages, claims, losses, costs and expenses sustained or incurred by reason of the negligent use, operation, maintenance, installation, placing and putting down of the conduits, pipes, wires, poles, rods, cables, transformers, machinery, apparatus, devices, appliances, equipment, materials, structures or works by the Corporation, its agents, servants, employees, contractors and subcontractors;

- (b) power to draw, make, accept, endorse, discount, execute and issue bills of exchange, promissory notes, warrants and other negotiable or transferable instruments;
- (c) power to acquire by purchase, lease or otherwise and to hold and enjoy any property or interest therein whatsoever, whether real or personal, and to sell, grant, convey, assign, transfer, lease, mortgage, charge, pledge or otherwise dispose of or encumber any such property or interest or any part thereof from time to time as the occasion may require, and to acquire other property or interest therein, in addition thereto or in place thereof;
- (d) power to enter into any agreement or arrangement with any person for the management in whole or in part of its undertaking;
- (e) power to invest and deal with the moneys of the Corporation not immediately required for its objects in such manner as may be determined by the Board;
- (f) power to pay all costs and expenses of or incidental to the continuance and organization of the Corporation, and to pay or reimburse the City for all costs and expenses incurred by it at any time prior to the date that this section comes into force in connection with the planning, design or construction of a system to integrate the steam plants and steam distribution systems owned or operated by Her Majesty in right of Ontario, the Toronto Electric Commissioners, the Corporation and the University;
- (g) power to purchase steam from and trade steam with other suppliers of steam;
- (h) power to carry on any other business capable of being conveniently carried on in connection with the business of the Corporation or likely to enhance the value of or make profitable any of the property or rights of the Corporation; and
- (i) power to do any of the above things and all things authorized as principal, agent, contractor, trustee or otherwise, and either alone or in conjunction with others. 1968-69, c. 131, s. 11, amended.
- (2) Notwithstanding section 55 of *The Public Utilities Act*, the Supply of Board shall conduct the business of the Corporation so that the hospitals requirements of the Hospitals for steam throughout the year for R S O 1970.

their existing facilities and any new expansion of or modification to such facilities will be given priority over any other users of steam supplied by the Corporation.

No Jaroto li of confees (3) Nothing done under subsection 2 shall be deemed a breach of contract by the Corporation or entitle any person to rescind any contract or release any guarantor from the performance of his obligation, or render the Corporation, its servants or agents liable in any action-at-law or other legal proceedings for damages or otherwise. *New*.

Rates for storons for moned anatospins 14.—(1) The Corporation shall enter into long-term contracts for the supply of steam to the Hospitals, the Participating Institutions, the University and the Province of Ontario at such rates as may be negotiated between the parties to such contracts, which contracts may be for terms in excess of twenty years, and the long-term contracts entered into with the Hospitals and the Participating Institutions shall replace the steam supply agreements made between Toronto Hospitals Steam Corporation and each of the Hospitals and the Participating Institutions.

Rates for athor

(2) Subject to subsections 4 and 5, the rates for steam supplied by the Corporation to its customers, other than those named in subsection 1, shall be set by the Corporation in such amounts and for such periods of time as the Corporation considers appropriate and in setting such rates the Corporation may use its discretion as to the rates to be charged to the various classes of its customers.

Rore and charge to wk, ty (3) The Corporation may fix the charges for the cost of any work or service done or furnished for the purpose of a supply of steam, and the rent of or charges for fittings, apparatus, meters or other things leased or furnished to its customers.

Collingion of counts (4) The Corporation may provide for the collection of the rates, charges and rents referred to in subsections 1 to 3 and the times and places when and where they shall be payable, and for allowing for prepayment or punctual payment such discounts as may be considered expedient.

Appear to Ontario i norm Board (5) Where the rates referred to in subsection 2 are increased by the Corporation, a customer affected thereby may appeal to the Ontario Energy Board, which may fix the amount of such rates, and the decision of the Ontario Energy Board is final and binding.

Illines

(6) A decision of the Ontario Energy Board under subsection 5 remains in effect for the period of time for which the rate was originally fixed by the Corporation, and thereafter until such time as the Corporation changes the rates under subsection 2.

(7) In fixing rates under subsection 2 or 6, the Corporation and Matters the Ontario Energy Board shall take into account the intent that considered the operations of the Corporation are to be financed from the revenues of the Corporation.

15.—(1) In this section, "transfer date" when used in respect Interpreof the employees of the steam utility division of the Toronto Electric Commissioners means the date on which the Corporation assumes liability for the payment of the salaries, wages and benefits of such employees by reason of the acquisition by purchase or lease of substantially all of the assets and undertaking of the steam utility division of the Toronto Electric Commissioners.

(2) Three months prior to the transfer date, the Toronto Elec-Transfer of tric Commissioners shall designate those of its employees who are Toronto involved in the operation of the steam utility division and the Electric Commissioners. Corporation shall offer employment to each such employee so wages, etc. designated commencing on the transfer date and at a wage or salary not less than the wage or salary being received by each such employee immediately before the transfer date.

(3) A person who accepts employment under this section is Group entitled as a term of his employment to continue as a member of insurance the group life insurance plan in which he was a member with the Toronto Electric Commissioners until the effective date of a common group life insurance plan covering all eligible employees of the Corporation.

(4) A person who accepts employment under this section shall Sick leave continue to enjoy the rights and benefits of sick leave entitlement provided by the Toronto Electric Commissioners immediately before the transfer date until the Corporation establishes a sick leave entitlement plan or sick leave insurance plan, and thereupon the employee shall receive allowance or credit for any accrued sick leave rights or benefits.

(5) A person who accepts employment under this section is Service entitled as a term of his employment to retain as service credits with the Corporation service credits with the Toronto Electric Commissioners as of the date of transfer for the purpose of establishing vacation entitlement and seniority for promotion.

(6) A person who accepts employment under this section shall be Continuation deemed to continue as a member of the Ontario Municipal as member in O.M.E.R.S. Employees Retirement System on his transfer date, and The R.S.O. 1970, Ontario Municipal Employees Retirement System Act applies to such person as a member of the System.

(7) When a person who accepts employment under this section Supple with the Corporation is entitled immediately before his transfer agreements

date to the benefit of any supplementary agreement between the Ontario Municipal Employees Retirement Board and the Toronto Electric Commissioners, the Corporation shall assume, in respect of the person, all rights and obligations under the supplementary agreement as if the Corporation had been a party to the agreement in the place of the Toronto Electric Commissioners.

Libraliation for (8) Subject to any collective agreement, nothing in this section prevents the Toronto Electric Commissioners prior to the transfer date or the Corporation after the transfer date from terminating the employment of an employee for cause.

Existing officetive acreements (9) Subject to subsections 3 to 7, every person who accepts employment under this section and who is part of a bargaining unit, as recognized by the existence of a collective agreement, or agreements, between the Toronto Electric Commissioners, and a union, shall be deemed to be employed by the Corporation on the transfer date, pursuant to the terms and conditions of employment as set out in such collective agreement, or agreements, and the Corporation shall be bound by, and be deemed a party to, such collective agreement, or agreements, on the transfer date. *New*.

Transfer of Toronto General Hospital employees, wages, etc. 16.—(1) Within fifteen days of a day to be named by the order of the Minister, which day shall be prior to the coming into force of section 30, the Toronto General Hospital shall designate those of its employees who are involved in the operation of the steam plant and distribution system of the Toronto Hospitals Steam Corporation, and the interim committee referred to in subsection 1 of section 29 on behalf of the Corporation shall offer to employ each such employee so designated on the day section 30 comes into force, which day shall be known as the "transfer date", on terms and conditions, including recognition of service and seniority credits, not less favourable than those being recognized or received by or provided to each such employee immediately before the day section 30 comes into force.

Pensions

(2) Notwithstanding subsection 4 of section 10, a person who accepts employment under this section shall be deemed to continue as a member of the Hospitals of Ontario Pension Plan on his transfer date and, notwithstanding section 8 of *The Ontario Municipal Employees Retirement System Act*, the Corporation shall make such contributions to the Hospitals of Ontario Pension Plan as it may, from time to time, be required to make.

R.S.O. 1970, c. 324

Termination for cause (3) Subject to any collective agreement, nothing in subsection 1 prevents the Toronto General Hospital prior to the day section 30 comes into force or the Corporation after that day from terminating the employment of an employee for cause.

Existing collective

(4) Every person who accepts employment under this section and who is part of a bargaining unit, as recognized by the existence

of a collective agreement, or agreements, between the Toronto General Hospital, and a union, shall be deemed to be employed by the Corporation on the transfer date, pursuant to the terms and conditions of employment as set out in such collective agreement, or agreements, and the Corporation shall be bound by, and be deemed a party to, such collective agreement, or agreements, on the transfer date. New.

17.—(1) Subject to the approval of the City, the Corporation Borrowing may from time to time borrow or raise by way of loan such sums of money as the Corporation may consider requisite for any of the purposes of the Corporation in either or both of the following wavs.

- (a) by loans from the City; or
- (b) by loans from any chartered bank or banks or from any other person either by way of bank overdraft or loan as the Board may determine, provided that any such overdraft or loan shall be required for current expenditures of the Corporation pending the collection of revenue and shall be payable within one year of the incurring or making thereof, and may mortgage, charge, pledge and otherwise encumber all or any part of the property of the Corporation, whether real or personal, present or future, including its book debts, rights, powers, franchises and undertakings, to secure any such loan.
- (2) The purposes of the Corporation, without limiting the gen-Purposes erality thereof, include,
 - (a) the carrying out of the powers of the Corporation mentioned in section 13:
 - (b) the payment, refunding or renewal from time to time of the whole or any part of any sum or sums of money raised by way of loan or of any debentures issued by the Corporation; and
 - (c) the payment of the whole or any part of any obligation, liability or indebtedness of the Corporation.
- (3) The Corporation may enter into supplemental indentures Amendment amending the trust deed referred to in subsection 2 of section 2 on deed such terms and conditions as may be approved by the Board to reflect the continuation and reconstitution of the Corporation effected by this Act and may mortgage, charge, pledge and otherwise encumber all or any part of the property of the Corporation, whether real or personal, present or future, including its book debts, rights, powers, franchises and undertakings, to secure the

debentures issued pursuant to the trust deed and outstanding on the date of execution of any such supplemental indenture.

Property of payment of debentures (4) Notwithstanding anything herein contained, the assets of the Corporation shall be used to pay, as they accrue due, the principal of, premium (if any) and interest (including interest on interest) on the debentures issued under the trust deed in priority to any other debts or obligations of the Corporation existing at the date any such payment on the debentures accrues due.

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(5) Subsection 4 does not affect the security for any debt or obligation of the Corporation or any lien against the Corporation or its assets, where the security or lien is provided for under any other Act. *New*.

Vullian

18. The accounts and financial transactions of the Corporation shall be audited annually by the auditor of the City. *New*.

Financial report

19. The Board shall make a financial report annually to the City in such form and containing such information as the City requires for each fiscal year of the Corporation within three months after the end of that fiscal year, or for such other periods and within such other time or times as the City requires and a copy of each annual financial report shall be sent to each of the Hospitals, the Participating Institutions, the University and the Minister. New.

PART II

POWERS OF THE CITY

Protegon of total

20. The City is authorized and empowered to provide funds to the Corporation to enable it to carry out its objects and the funds advanced to the Corporation by the City shall be on such terms as the City may from time to time determine. *New*.

Refuse-fired steam plant

- 21. The City may,
 - (a) design and construct a steam plant fired in part by refuse on the lands acquired by the City from Gulf Canada Limited on Lake Shore Boulevard East in the City of Toronto between Cherry Street and the Don River;
 - (b) participate with any person, including The Municipality of Metropolitan Toronto, the Corporation and any ministry or agency of the Province of Ontario or, with the approval of the Minister, the Government of Canada, in the financing, ownership or operation of the steam plant referred to in clause a; and

- (c) sell, lease or otherwise dispose of the lands referred to in clause a. New.
- 22. Notwithstanding subsection 1 of section 293 of The Assent of Municipal Act, a by-law providing money for the purposes of required section 20 or 21 does not require the assent of the electors. New, R.S.O. 1970,

PART III

GENERAL

23. Subject to section 24, upon the acquisition by purchase or Assumption lease of all of the assets and undertaking of the steam utility obligation division of the Toronto Electric Commissioners, the Corporation shall assume and discharge the liabilities, debts, contractual obligations and commitments of the steam utility division of the Toronto Electric Commissioners and the Toronto Electric Commissioners shall be released therefrom. New.

24.—(1) Notwithstanding the provisions of any agreements Frustration for steam services the Toronto Electric Commissioners may have Hydro with its steam customers at the date of its transfer of its steam agreement for steam distribution system under section 12, all agreements which the services Toronto Electric Commissioners may have with steam customers at the date of such transfer will, on the date of such transfer, cease to have any legal effect and will be unenforceable.

(2) As against the Toronto Electric Commissioners, all judg- Existing ments or orders of any court dealing with the interpretation of any etc. agreement referred to in subsection 1 shall, from the date of the transfer referred to in that subsection, be assumed by and be enforceable against the Corporation and the Corporation shall indemnify the Toronto Electric Commissioners in respect of any such judgment or order enforced against the Toronto Electric Commissioners after the date of the transfer.

(3) Subsection 1 does not affect or prejudice any right of any Rights person arising out of any agreement referred to in subsection 1 if affected the cause of action arose prior to the day of the transfer of the steam distribution system referred to in that subsection and any action, litigation or other proceeding may be brought against the Toronto Electric Commissioners with respect to any such right or may be continued and finally adjudicated upon to the same extent as if this Act had not been passed and the Corporation shall assume the liability of the Toronto Electric Commissioners arising out of any such right and shall indemnify the Toronto Electric Commissioners with respect to any judgment or order arising therefrom.

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(4) Notice of any action, litigation or other proceeding to which subsection 3 applies shall be served on the Corporation by the Toronto Electric Commissioners and the Corporation may be a party to any such action, litigation or other proceeding. *New*.

plant on **25.** Nothing in this Act restricts the right of The Hospital for Sick Children to require a reconveyance to it of the steam plant site described in the trust deed referred to in subsection 2 of section 2 upon payment of an amount equal to the purchase price of approximately \$475,000 if the said site is no longer used by the Corporation for the purposes of a steam plant supplying steam to the Hospitals and the Participating Institutions and, if such right is exercised, to require the Corporation, at its expense, to level the said site to grade. *New*.

R S.O. 1970.

26. The steam plant of the Corporation located on the steam plant site described in the trust deed referred to in subsection 2 of section 2 and all related equipment and facilities and any other site used to generate the supply of steam are deemed to be a hospital and persons employed thereat are deemed to be hospital employees for the purposes of *The Hospital Labour Disputes Arbitration Act* as long as steam generated therefrom is being supplied to the Hospitals and Participating Institutions or any of them. *New*.

Grants by minimipalities to Committee authorized R.S.O. 1970. c. 284

27. The operations of the Corporation shall be deemed not to be a manufacturing business or other industrial or commercial enterprise for the purposes of section 248 of *The Municipal Act. New.*

Authority Or Lieutenant Governor in Council **28.** The Lieutenant Governor in Council, upon the recommendation of the Minister, may by order authorize all such acts or things not specifically provided for in this Act that are considered necessary or advisable to carry out effectively the purposes of this Act. *New*.

I paneitional provisions

29.—(1) Within sixty days of the coming into force of this section, the City shall appoint an interim committee composed of four persons which shall have the power on behalf of the Corporation to negotiate and settle the terms and conditions of the contracts referred to in subsection 1 of section 14, a supplemental indenture amending the trust deed as referred to in subsection 3 of section 17, and the agreements for steam services to replace the agreements referred to in section 24.

[1]

(2) The interim committee shall report to the Minister forthwith after it has settled with the other parties thereto the terms and conditions of the contracts, agreements and supplemental indenture referred to in subsection 1.

- (3) The offers of employment referred to in subsection 2 of Offers of section 15 shall be made by the interim committee on behalf of the Corporation where the transfer date of the employees affected by that section is a day less than three months after the coming into force of section 30. *New*.
- **30.** The Toronto Hospitals Steam Corporation Act, 1968-69, Repeal being chapter 131, is repealed.
- **31.**—(1) This Act, except sections 2 to 15, 17 to 28 and 30, Commence-comes into force on the day it receives Royal Assent.
- (2) Sections 2 to 15, 17 to 28 and 30 come into force on a day to ^{Idem} be named by proclamation of the Lieutenant Governor.
- **32.** The short title of this Act is *The Toronto District Heating* Short title *Corporation Act*, 1980.



CHAPTER 74

An Act to amend The Municipal Act

Assented to December 12th, 1980

ER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subsection 3 of section 45 of *The Municipal Act*, being chapter 284 8, 45 (3). of the Revised Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1972, chapter 121, section 11, is repealed and the following substituted therefor:

(3) Where a vacancy occurs in the office of a member of the Vacancy after council of a local municipality after the 31st day of March of an March 31st election year as defined in The Municipal Elections Act, 1977, the vear vear vacancy shall not be filled by a new election as provided in 1977, c. 62 subsection 1 or 2 but the council shall fill such vacancy in accordance with the provisions of section 44 within forty-five days after the day that the vacancy occurs, but where the vacancy occurs less than forty-six days prior to nomination day for the election to be held in that year the vacancy need not be filled.

2. The said Act is amended by adding thereto the following section: s. 239a,

239a. The council of every local municipality may pass by-laws Fire for granting gratuities to the members of the fire brigade who have become incapacitated for service on account of injuries or illhealth caused by accident or exposure at fires, or from old age or inability to perform their duties, and for granting pecuniary aid or other assistance to the widows and children of persons killed by accident while in the discharge of their duties at fires, or who die from injuries received or from illness contracted while in the service of the municipality as fire fighters.

3.—(1) Subsection 1 of section 248a of the said Act, as enacted by the \$2.18a(1) Statutes of Ontario, 1974, chapter 136, section 3 and amended by 1975, chapter 56, section 1, is repealed and the following substituted therefor:

Gerent 1-08 10 make (1) Notwithstanding any special provision in this Act or in any other general or special Act related to the making of grants or granting of aid by the council of a municipality, the council of every municipality may, subject to section 248, make grants, on such terms and conditions as to security and otherwise as the council may consider expedient, to any person, institution, association, group or body of any kind, including a fund, within or outside the boundaries of the municipality for any purpose that, in the opinion of the council, is in the interests of the municipality.

s 48: 17: 41. re-market (2) Subsections 2 and 4 of the said section 248a, as enacted by the Statutes of Ontario, 1975, chapter 56, section 1, are repealed and the following substituted therefor:

Loans.

- (2) The power to make a grant includes,
 - (a) the power to guarantee a loan and to make a grant by way of loan and to charge interest on the loan;
 - (b) the power to sell or lease land for nominal consideration or to make a grant of land, where the land being sold, leased or granted is owned by the municipality but is no longer required for its purposes, and includes the power to provide for the use by any person of land owned or occupied by the municipality upon such terms and conditions as may be fixed by the council;
 - (c) the power to sell, lease or otherwise dispose of, at a nominal price, or to make a grant of, any furniture, equipment, machinery, vehicles or other personal property of the municipality or to provide for the use thereof by any person on such conditions as may be fixed by the council; and
 - (d) the power to make donations of foodstuffs and merchandise purchased by the municipality for such purpose.

Interpretation

- (4) In this section,
 - (a) "land" includes a building or structure or a part thereof;

R.S.O. 1970, c. 118

- (b) "person" includes a municipality as defined in *The Municipal Affairs Act* and includes a metropolitan, regional and district municipality and the County of Oxford.
- 4. The said Act is further amended by adding thereto the following sections:

. 1446.14ю. Настий 248b. The council of every municipality may provide for,

Awards competitions

- (a) offering awards and gifts to persons whose actions or achievements are, in the opinion of council, worthy of note: and
- (b) establishing competitions and awarding prizes therefor.

248c.—(1) The council of every municipality may pass by-laws Fellowships, for providing fellowships, scholarships and other similar prizes and for paying all or part of the costs incurred or to be incurred by any person, including an officer or servant of the municipality, as a result of his attendance at an educational institution or as a result of his enrollment elsewhere in any program or course of instruction, training or education.

(2) In this section, "costs" includes tuition fees, costs of books Interpreand other materials used in connection with a course or program. and costs of food, travel and accommodation.

- 5. Section 249 of the said Act is amended by adding thereto the s. 249, amended following subsections:
 - (3) Where a local board is a local board of more than one Local boards municipality, the local board may destroy its receipts, vouchers, than one instruments, rolls or other documents, records and papers,

municipality

- (a) after having obtained the approval of the Ministry; or
- (b) in accordance with a resolution passed by the board and approved by a majority of the municipalities for which the board is a local board if such majority of municipalities is represented by at least one-half of the municipally appointed members on the local board and also if the resolution has been approved by the auditor of the local board.
- (4) A resolution passed under subsection 3 shall establish Retention schedules of retention periods during which the receipts, vouchers, instruments, rolls and other documents, records and papers must be kept by the local board.

(5) For the purposes of subsection 3, a member of a municipal Interpre council who serves pursuant to this or any other Act as an ex officio member of a local board shall be deemed to be a municipally appointed member of that local board.

6. The said Act is further amended by adding thereto the following enacted section:

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254a.—(1) In this section, "Crown" means Her Majesty the Queen in right of Ontario and includes any agency, board or commission thereof.

Auryaments with Crown

- (2) A municipality and the Crown may enter into and perform agreements on such terms and conditions as may be set out in the agreement,
 - (a) for the use of,
 - (i) any of the real and personal property, and
 - (ii) the services of any of the officers and servants,

of the municipality or the Crown;

- (b) for the supply of any service, under the jurisdiction of the municipality;
- (c) for jointly acquiring any real or personal property.

June diction

(3) For the purposes of carrying out agreements entered into under this section, the territorial jurisdiction of the council of a municipality is not confined to the municipality that it represents.

- 104 (1) 60. re-emailted

- **7.**—(1) Clause e of subsection 2 of section 293 of the said Act is repealed and the following substituted therefor:
 - (e) agreements for area fire protection under clause c of paragraph 25 of subsection 1 of section 354.

(2) Clause *b* of subsection 3 of the said section 293, as amended by the Statutes of Ontario, 1972, chapter 124, section 5, is further amended by striking out "37, 44, 71" in the second line.

OAVA). amended

- (3) Subsection 3 of the said section 293, as amended by the Statutes of Ontario, 1972, chapter 124, section 5, 1973, chapter 83, section 3, 1976, chapter 69, section 4, 1977, chapter 48, section 5 and 1979, chapter 63, section 5, is further amended by adding thereto the following clauses:
 - (q) under section 248a in respect of public hospitals, including municipal hospitals, public sanatoria, or municipal isolation hospitals and nurses' residences therewith;
 - (r) under section 248a in respect of the maintenance or operation of a public park outside the municipality;

- (s) under section 248a in respect of the Royal Botanical Gardens: or
- (t) for providing money for the acquisition of land and the erection of buildings required for the purpose of a fire department and for the acquisition and installation of fire engines, apparatus and appliances for use in connection with the fire-fighting and fire protection services offered by the fire department.
- **8.** Section 351 of the said Act is repealed.

s. 351. repealed

9.—(1) The following paragaphs of section 352 of the said Act are s. 352, repealed:

paragraphs renealed

- 1. Paragraphs 11, 12, 15, 28, 30, 31, 36, 37, 38, 43, 44 and 71.
- 2. Paragraphs 33, 39, 40 and 42, as amended by the Statutes of Ontario, 1975, chapter 56, section 4.
- (2) Paragraphs 9 and 10 of the said section 352 are repealed and s. 352; pars. 9, 10, the following substituted therefor: re-enacted
- 9. For establishing, operating, maintaining and improving Air harbours aerodromes in compliance with the Air Regulations (Canada), and grounds for entrusting the control and management of any aerodrome so established to a commission appointed by the council.

- (a) For the purposes of this paragraph, the council of a local municipality may acquire land in the municipality or in any adjacent or an adjoining municipality or in any adjacent or adjoining territory without municipal organization, or may acquire by lease or otherwise an existing aerodrome in any municipality or in territory without municipal organization.
- 10. For any of the elected or appointed officers of the corpora-Officers tion becoming members of any municipal union or association or members of any other association for extending and improving the technical municipal associations skill of such officers in the discharge of their municipal duties and for paying the whole or part of the fees for such membership and for paying the expenses of such officers attending any meeting of the association or upon its business.

(3) Paragraph 13 of the said section 352, as amended by the s. 352, Statutes of Ontario, 1975, chapter 56, section 4, is repealed reconnected and the following substituted therefor:

Membership in 13. For the corporation becoming a member of or for appointing a representative to the membership of any association or organization where in the opinion of council it would be in the interests of the municipality to do so, and for paying the fees for such membership and for paying the expenses of delegates or representatives to any meeting of the association or organization or upon its business and for making contributions for the expenses of the association or organization.

s 352, pars.

(4) The said section 352 is amended by adding thereto the following paragraphs:

Public lairs

21a. For regulating and governing public fairs.

Lymmulanes in publicity

- 23a. For providing for disseminating information respecting the advantages of the municipality as an industrial, agricultural, business, educational, residential or vacation centre.
 - (a) The power conferred by this section may be exercised jointly by two or more municipalities.

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- (5) Subparagraph ii of paragraph 66 of the said section 352 is repealed and the following substituted therefor:
 - (ii) group accident insurance or group sickness insurance for employees or any class thereof and their wives or husbands and children, and

s. 354 (1), par. 24, amended

- 10.—(1) Paragraph 24 of subsection 1 of section 354 of the said Act, as re-enacted by the Statutes of Ontario, 1973, chapter 175, section 5, is amended by adding thereto the following clause:
 - (a) A by-law passed under this paragraph may be made applicable to the whole municipality or to one or more defined areas thereof as set out in the by-law.
 - (2) Paragraphs 25 and 26 of subsection 1 of the said section 354 are repealed and the following substituted therefor:

re-enacted; par. 26, repealed Firefighting

services, etc.

par. 25.

- 25. For providing fire-fighting and fire protection services and for establishing, operating, promoting and regulating life and property saving companies.
 - (a) A municipality under this paragraph may establish, maintain and operate a fire department to serve only a

defined area of the municipality, in which case, a special annual rate may be levied by the municipality on all the rateable property in the defined area sufficient to pay all or part of the costs incurred in the establishment, maintenance and operation of the fire department including any amounts owing in respect of debentures issued in connection therewith.

- (b) The power conferred by this paragraph may be exercised jointly by two or more municipalities upon such basis as to the distribution of cost as the municipalities may agree and each municipality shall issue its own debentures for its share of the capital cost of providing the joint fire service.
- (c) The power conferred by this paragraph includes the power,
 - (i) to enter into agreements with any other municipality or person upon such terms and conditions and for such consideration based on cost as may be agreed or, failing agreement, as may be determined by the Municipal Board for the use of the fire-fighting equipment of the other municipality or person, or any of it, in the event of fire in any defined area of the municipality, and
 - (ii) to levy a special annual rate on all the rateable property in the defined area to defray the expenses incurred under and incidental to the agreement referred to in subclause i,

but, notwithstanding any provision in the agreement, no liability accrues to the other municipality or person for failing to supply the use of the fire-fighting equipment or any of it.

- (3) Paragraph 33 of subsection 1 of the said section 354 is amended s. 354 (1), par. 33, by striking out "defined areas of" in the third line.
- (4) Paragraph 38 of subsection 1 of the said section 354 is repealed. s. 354 (1), par. 38, repealed
- (5) Paragraph 44 of subsection 1 of the said section 354 is amended by adding thereto the following clause:

 s. 354 (1), par. 44, amended
 - (a) by-laws passed under this paragraph and paragraphs 33 to 43 may be made applicable to the whole municipality or to one or more defined areas thereof as set out in the by-law.

334 I O. monded (6) Subsection 1 of the said section 354 is amended by adding thereto the following paragraphs:

Anthorny tre tail ent help 44a. For authorizing the head of council or, in case of the absence of the head of council, any member of the council, in the event of an emergency arising in the municipality by reason of timber or forest fires, to call out such number of inhabitants of the municipality as may be necessary to fight and put out any such fires, and for fixing the amount of the remuneration to be paid to such inhabitants for the services rendered by them.

s to tra

62b. For acquiring land in the municipality for a drill-shed or armoury for any militia or volunteer corps having its headquarters in the municipality.

I reatment

62c. For establishing, erecting and maintaining an institution for the treatment of alcoholics.

Markets

- 62d. For establishing, maintaining and operating markets and for regulating such markets and any other markets located within the municipality.
 - (a) A by-law passed under this paragraph may,
 - (i) provide for charging market fees to vendors in a market established by the council and for prohibiting persons from selling or exposing things for sale in such a market if the fee has not been paid, and
 - (ii) regulate the hours of operation of any market within the municipality.

Regulating vending in streets, etc.

- 62e. For prohibiting or regulating sales by retail in the highways or on vacant lots adjacent to them and for regulating traffic in and preventing the blocking up of the highways by vehicles or otherwise.
 - (a) A by-law passed under this paragraph may be made applicable to the whole municipality or to any defined areas thereof.

Weigh scales 62f. For erecting and maintaining weigh scales within the municipality or within an adjacent municipality, and charging fees for the use thereof.

69a. For purchasing any wet land in the municipality, the price Purchase or which, in case of Crown lands, shall be fixed by the Lieutenant land Governor in Council, and for draining such land.

75a. For acquiring, with the consent of the council thereof, Purchase land in any other municipality required for preventing the to prevent municipality or any part of it from being flooded by surface or flooding other water flowing from such other municipality, or for an outlet for such water, and for constructing, maintaining and improving drains, sewers and watercourses in the land so acquired.

81a. For requiring the installation and maintenance of safety Window devices for window cleaners, for inspecting such devices and for safety prohibiting any person from cleaning the outside of windows of devices buildings on which such devices are installed unless such devices are used.

81b. For regulating the construction, erection, alteration or Regulation repairing of water tanks and water towers whether on buildings or tanks elsewhere, and for prohibiting the construction, erection, altering or repairing of them contrary to such regulations.

97a. For numbering the buildings and lots along any highway, Numbering beach, park, reserve or any other property in the municipality that etc. it is considered necessary to number by the council, and for affixing numbers to the buildings and for charging the owner or occupant with the expense incident to the numbering of his lot or property.

- (a) Such expense may be collected in the same manner as taxes, and, if paid by the occupant, subject to any agreement between him and the owner, may be deducted from the rent payable to the owner.
- 97b. For keeping, and every such council shall keep, a record of highways. the highways, beaches, parks, reserves and of the numbers of the buildings, lots, and other property, if any, and for entering therein, and every such council is hereby required to enter therein, a division of the streets with boundaries and distances for public inspection.

Stands for

107c. For authorizing and assigning stands on the highways and in public places for motor vehicles not kept for hire, and for motor vehicles and other vehicles kept for hire, and regulating the use of the stands, and for authorizing the erection and maintenance of covered stands or booths on the highways and in public places for the protection or shelter of the drivers of such motor vehicles and other vehicles kept for hire, but no such covered stand or booth shall be placed upon the sidewalk without the consent of the owner and occupant of the adjoining land.

Union sed more repules 113a. For prohibiting any person driving or in charge of a motor vehicle, other than a commercial motor vehicle, from allowing such motor vehicle to stand unattended unless it is locked in such a manner as to prevent its operation by any person not authorized by the owner, driver or person in charge.

R S O 4970.

(a) In this paragraph, "motor vehicle" and "commercial motor vehicle" mean "motor vehicle" and "commercial motor vehicle" as defined in *The Highway Traffic Act*.

Letaing of vacant buts

117a. For requiring vacant lots to be properly enclosed.

Removal of precions

120a. For empowering officers of the municipality upon the complaint of the owner or occupant of any premises, to enter upon such premises and the land and any buildings in the vicinity thereof for the purpose of trapping, removing or exterminating strayed pigeons that are causing annoyance to the owner or occupant or damages to such premises.

Laundre

- 139a. For licensing, regulating and governing laundries.
 - (a) A by-law passed under this paragraph shall not apply to or include individuals carrying on a laundry business in private dwelling houses.

Massage partours 139b. For licensing, regulating, governing and inspecting massage parlours and such by-laws may provide for the enforcement thereof through the medical health department or the police department of the municipality.

139c. For licensing, regulating and governing sandblasters and Sandblasters. other persons who for gain use chemicals or pressurized air, water, steam, sand or other abrasives to clean or restore the exteriors of buildings or other structures.

s. 354 (2, 3), (7) Subsections 2 and 3 of the said section 354 are repealed.

11. Subsection 22 of section 355 of the said Act is repealed.

repealed s. 355 (22), repealed

12. The following sections of the said Act are repealed:

Sections repealed

- 1. Section 363, as amended by the Statutes of Ontario, 1979, chapter 63, section 8.
- 2. Sections 364 and 365, as amended by the Statutes of Ontario, 1978, chapter 87, section 40.
- 3. Section 366, as amended by the Statutes of Ontario, 1975, chapter 56, section 6.
- 4. Section 370.
- 5. Section 371, as amended by the Statutes of Ontario, 1975, chapter 56, section 9.
- 6. Section 375.
- 7. Section 379.
- 8. Section 380.
- 9. Section 395, as re-enacted by the Statutes of Ontario, 1976, chapter 51, section 11.
- 10. Section 442, as amended by the Statutes of Ontario, 1978, chapter 87, section 40.
- 11. Section 459.
- 13. Section 368 of the said Act, as amended by the Statutes of Ontario, \$ 368. 1976, chapter 69, section 13, is repealed and the following substituted therefor:
 - 368. By-laws may be passed by the councils of cities and towns Commission for placing the control and management of sewage works under a sewage commission established under The Public Utilities Act but the works by-law shall not be passed without the assent of the electors.

R.S.O 1970,

14. Paragraphs 1 and 9 of section 373 of the said Act are repealed.

pars. 1, 9, repealed

pars 1-4, 1s

15. Paragraphs 1 and 2, as re-enacted by the Statutes of Ontario, 1972, chapter 124, section 12, and paragraphs 3, 4 and 7 to 15 of section 376 of the said Act are repealed.

par 1 Grire sparted **16.** Clause *d* of paragraph 1 of subsection 1 of section 381 of the said Act is repealed and the following substituted therefor:

Certain pillwers tot attented (d) Nothing in this paragraph affects the powers to pass by-laws under paragraph 62d of subsection 1 of section 354, paragraph 1 of section 382, and paragraphs 16 and 17 of section 383.

s. 382, par. 1 (a, b), re-enacted

- **17.** Clauses *a* and *b* of paragraph 1 of section 382 of the said Act are repealed and the following substituted therefor:
 - (a) Nothing in this paragraph affects the powers conferred by paragraph 62d of subsection 1 of section 354.

s. 386, pars. 1, 2, repealed **18.** Paragraphs 1 and 2 of section 386 of the said Act are repealed.

s. 389g. re-enacted **19.** Section 389g of the said Act, as enacted by the Statutes of Ontario, 1979, chapter 101, section 9, is repealed and the following substituted therefor:

Conservation authorities

389g.—(1) Notwithstanding sections 389a to 389f, a conservation authority is responsible for establishing and paying the remuneration and expenses of the members of the conservation authority appointed by its participating municipalities, unless the conservation authority on or before the 15th day of November in the year preceding the year for which such resolution applies passes a resolution transferring the responsibility for establishing remuneration and expenses to the participating municipalities, in which case the remuneration and expenses shall be established and paid in accordance with section 389f.

Effective date of resolution

(2) A resolution passed by a conservation authority under subsection 1 in any year shall take effect on the 1st day of January in the immediately following year.

re-enacted

20. Subsection 4 of section 443 of the said Act is repealed and the following substituted therefor:

Approval of Governor General to by-law (4) The powers conferred by subsection 1 shall not be exercised without the consent of the Governor General in Council in respect of,

- (a) any street, lane or thoroughfare made or laid out by Her Majesty's Ordinance or the Provincial Secretary of State in whom the Ordinance estates became vested under the Act of the late Province of Canada passed in the 19th year of the reign of Her Late Majesty Queen Victoria, Chapter 45, or under Chapter 24 of the Consolidated Statutes of Canada, or made or laid out by the Government of Canada:
- (b) any land owned by the Crown in right of Canada; or
- (c) any bridge, wharf, dock, quay or other work vested in the Crown in right of Canada,

and the consent of the Governor General in Council shall be recited in the by-law, but the by-law shall not be guashed or open to question because of the omission to recite it if the consent has been given.

- 21. Section 452 of the said Act is repealed and the following substituted s. 452, therefor:
 - 452. The council of a municipality in unorganized territory Opening or improving, may pass by-laws for opening, widening, maintaining or improve etc ing any highway or constructing, maintaining or improving any highways in unorganized bridge in an adjoining municipality or unorganized township or in territories adjoining unsurveyed territory.

- 22. Paragraph 4 of section 453 of the said Act is repealed and the 8, 453, following substituted therefor:
 - 4. For setting apart and laying out so much of any highway as Bicycle the council may consider expedient for the purposes of a bicycle paths path or foot path and for the regulation of the use of such a bicycle path or foot path.

23. Subsection 7 of section 457 of the said Act is repealed.

s. 457 (7), repealed

- 24. Paragraph 7 of section 460 of the said Act is repealed and the 8.460. following substituted therefor:
 - 7. To provide for placing, regulating and maintaining upon the Signs public highways traffic signs for the purposes of guiding and directing traffic.
- 25. Section 466 of the said Act, as amended by the Statutes of Ontario, section 466 of the said Act, as amended by the Statutes of Ontario, section 466 of the said Act, as amended by the Statutes of Ontario, section 466 of the said Act, as amended by the Statutes of Ontario, section 466 of the said Act, as amended by the Statutes of Ontario, section 466 of the said Act, as amended by the Statutes of Ontario, section 466 of the said Act, as amended by the Statutes of Ontario, section 466 of the said Act, as amended by the Statutes of Ontario, section 466 of the said Act, as amended by the Statutes of Ontario, section 466 of the said Act, as amended by the Statutes of Ontario, section 466 of the said Act, as amended by the Statutes of Ontario, section 466 of the said Act, as amended by the Statutes of Ontario, section 466 of the said Act, as amended by the Statutes of Ontario (1998). 1972, chapter 124, section 17, is repealed and the following substituted therefor:

Power to

466. By-laws may be passed by the councils of all municipalities and by boards of commissioners of police for imposing fines of not more than \$2,000, exclusive of costs, upon every person who contravenes any by-law of the council or of the board passed under the authority of this Act.

s Am districtor 26.—(1) Section 636a of the said Act, as enacted by the Statutes of Ontario, 1972, chapter 124, section 25 and amended by 1973, chapter 175, section 9, 1974, chapter 136, section 25, 1979, chapter 50, section 2 and 1979, chapter 101, section 11, is further amended by adding thereto the following subsections:

Restoration of taxes to tax roll

(6a) Where a council or the Assessment Review Court has made a decision in any year under subsection 6 to cancel, refund or reduce taxes for that year in respect of a building mentioned in clause c of subsection 1 and where subsequently the council or the Assessment Review Court, as the case may be, is satisfied that the building has been reconstructed or repaired and has been returned to use prior to the end of that year, the council or the Assessment Review Court, as the case may be, may direct that such portion as it considers appropriate of the tax reduction or of the taxes that were cancelled or refunded be restored to the collector's roll as taxes owing for that year and such a direction may be made at any time up to the 28th day of February of the immediately following year.

Right to hearing (6b) No direction shall be made under subsection 6a in respect of taxes on any building without first affording an opportunity to be heard to any person who, according to the collector's roll, would be chargeable for the taxes if a portion thereof were restored to the collector's roll.

Appeals

(6c) The provisions of this section respecting an appeal of a decision made under subsection 6 apply with necessary modifications to a direction made under subsection 6a.

Payment

(6d) Taxes restored to a collector's roll for any year pursuant to a direction made under subsection 6a shall, upon notice to the person chargeable therewith, become payable as part of the next installment of taxes payable by that person in that year following the giving of a notice or demand therefor and where no installment remains payable in the year following the giving of the notice or demand or where the notice or demand is given in the next following year, the taxes mentioned in the notice shall become due and payable or in arrears, as the case may be, on the fifteenth day following the giving of the notice or demand, and where the notice or demand was given in the next following year interest added under section 553 shall accrue from the date that the taxes became due and payable, or in arrears, and not from the 31st day of December of the year in which the taxes were levied.

- (2) Subsection 7 of the said section 636a, as amended by the s. 636a (7). Statutes of Ontario, 1973, chapter 175, section 9, is further amended by striking out "31st day of March" in the second line and inserting in lieu thereof "30th day of April".
- (3) Subsection 7a of the said section 636a, as enacted by the s. 636a (7a), Statutes of Ontario, 1973, chapter 175, section 9, is amended by striking out "31st day of March" in the third and fourth lines and inserting in lieu thereof "30th day of April".
- (4) Subsection 9 of the said section 636*a* is amended by striking out "31st day of March" in the seventh line and inserting in lieu thereof "30th day of April".
- **27.**—(1) This Act, except paragraph 8 of section 12, comes into force on Commence-the day it receives Royal Assent.
 - (2) Paragraph 8 of section 12 comes into force on the 1st day of Idem January, 1983.
- 28. The short title of this Act is The Municipal Amendment Act, 1980 Short title (No. 2).



An Act to amend The Ontario Unconditional Grants Act, 1975

Assented to December 12th, 1980

FER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subsection 2 of section 6 of *The Ontario Unconditional Grants Act*, s. 6 (2), 1975, being chapter 7, is repealed and the following substituted therefor:

(2) Where the Minister is of the opinion that property taxes in a make grants municipality are unduly high or have been or may be unduly or loans increased because of.

- (a) a substantial loss of revenue previously available to a municipality;
- (b) a change in legislation;
- (c) an unforeseen commitment imposed on a municipality;
- (d) expenditures or anticipated expenditures related to an amalgamation or annexation or to a change in the responsibility for the provision of services; or
- (e) circumstances beyond the control of a municipal council and of an unusual or special nature,

the Minister may, by order, make a grant or a loan to the municipality under such terms and conditions as the Minister considers necessary in the circumstances.

2. The said Act is amended by adding thereto the following section: S. Od.

6a. Notwithstanding any provision in this or any other Act, Transitional where a lower tier municipality is affected by an annexation or amalgamation, the Minister may provide from time to time by order that, in the year or years and in the manner specified in the

order, the council of the lower tier municipality shall levy, on the whole of the assessment for real property and business assessment according to the last revised assessment role in any area of the municipality specified in the order, rates of taxation for general purposes which are different from the rates which would have been levied for such purposes but for the provisions of this section.

 3. Section 8 of the said Act, as re-enacted by the Statutes of Ontario, 1977, chapter 7, section 5, is repealed.

Commence ment 4. This Act comes into force on the day it receives Royal Assent.

Short title

5. The short title of this Act is The Ontario Unconditional Grants Amendment Act, 1980.

An Act to amend The Regional Municipality of Peel Act, 1973

Assented to December 12th, 1980

[ER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subsection 1b of section 2 of The Regional Municipality of Peel Act, re-enacted 1973, being chapter 60, as enacted by the Statutes of Ontario, 1975, chapter 46, section 13, is repealed and the following substituted therefor:

(1b) Those portions of the City of Brampton described as fol-Portions of lows are annexed to the City of Mississauga on the 31st day of annexed to December, 1980:

Mississauga

FIRSTLY, part of the City of Brampton, commencing at a point in the southwesterly boundary of the City of Mississauga and the southwesterly prolongation of the centre line of Lot 14 in Concession VI, West of Hurontario Street, in the former Township of Toronto:

Thence northwesterly along the southwesterly boundary of the City of Mississauga to the intersection of the southwesterly prolongation of the southeasterly limit of a Plan deposited in the Land Registry Office for the Land Registry Division of Peel (No. 43) as Number 43R-4466:

Thence northeasterly to and along the southeasterly limit of the said Plan Number 43R-4466 to the northwesterly boundary of the City of Mississauga;

Thence southwesterly along the boundary of the City of Mississauga to the place of commencement;

SECONDLY, part of the City of Brampton, commencing at the intersection of the northwesterly boundary of the City of Mississauga and the southeasterly limit of a Plan deposited in the said Land Registry Office as Number 43R-5349;

Thence southwesterly along the southeasterly limit of the said Plan Number 43R-5349 to the centre line of Concession VI, West of Hurontario Street;

Thence southeasterly along the centre line of Concession VI to the northwesterly boundary of the City of Mississauga;

Thence northeasterly along the northwesterly boundary of the City of Mississauga to the place of commencement;

THIRDLY, part of the City of Brampton, commencing at the intersection of the southwesterly limit of Concession V, West of Hurontario Street, and the northwesterly boundary of the City of Mississauga;

Thence northwesterly along the southwesterly limit of Concession V, being along the boundary of the said City, to the northwesterly angle of Part 4 as shown on a Plan deposited in the said Land Registry Office as Number 43R-4116;

Thence north 67° 31′ 50″ east 1,327.383 metres to a point;

Thence north 38° 36′ 40″ east 146.206 metres to a point in the northeasterly limit of Lot 13 in Concession V distant 1.548 metres measured north 44° 56′ 30″ west from the easterly angle of Lot 13;

Thence northeasterly to a point in the southwesterly limit of Lot 13 in Concession IV West of Hurontario Street distant 1.646 metres measured north 44° 55′ 40″ west from the southerly angle of Lot 13;

Thence north 38° 36′ 35″ east 1,354.065 metres to a point in the southwesterly limit of Lot 13 in Concession III, West of Hurontario Street, distant 5.316 metres measured north 44° 37′ 20″ west from the southerly angle of Lot 13;

Thence north 38° 36′ 35″ east 2,002.256 metres to a point;

Thence north 52° 09′ 01″ east 838.1 metres, more or less, to the northwesterly boundary of the City of Mississauga, in Concession I, West of Hurontario Street;

Thence southwesterly along the northwesterly boundaries of the City of Mississauga to the place of commencement.

FOURTHLY, part of the City of Brampton, commencing at the intersection of the northwesterly boundary of the City of Mississauga and the centre line of Lot 12 in Concession I, West of Hurontario Street in the former Township of Toronto;

Thence south 52° 09′ 01″ west 67 metres, more or less, to the centre line of Concession I;

Thence southeasterly along the centre line of Concession I to an angle in the City of Mississauga;

Thence northeasterly along the northwesterly boundary of the City of Mississauga to the place of commencement;

FIFTHLY, part of the City of Brampton, commencing at the intersection of the northwesterly boundary of the City of Mississauga and the southwesterly limit of Concession II, East of Hurontario Street in the former Township of Toronto;

Thence north 44° 09′ 35″ west along the southwesterly limit of Concession II 1.44 metres to a point;

Thence north 39° 28′ 10″ east 598.511 metres to a point;

Thence south 31° 20′ 30″ east 0.097 metres to the southeasterly boundary of the City of Brampton;

Thence southwesterly along the southeasterly limit of the City of Brampton to the place of commencement.

(1c) Those portions of the City of Mississauga described as Portions of Mississauga d

FIRSTLY, part of the City of Mississauga, commencing at the southwesterly angle of Part 3 as shown on a Plan deposited in the Land Registry Office for the Land Registry Division of Peel (No. 43) as Number 43R-4466;

Thence northeasterly along the southeasterly limit of plans deposited in the said Land Registry Office as numbers 43R-4466 and 43R-5349 to the centre line of Concession VI, West of Hurontario Street, in the former Township of Toronto;

Thence northwesterly along the centre line of Concession VI to the southeasterly boundary of the City of Brampton;

Thence southwesterly along the southeasterly boundary of the City of Brampton to the place of commencement;

SECONDLY, part of the City of Mississauga, commencing at the intersection of the southeasterly boundary of the City of Brampton and the southerly limit of a Plan deposited in the said Land Registry Office as Number 43R-5349;

Thence easterly along the southerly limit of the said Plan Number 43R-5349 to the southwesterly limit of the road allowance between Concessions V and VI, West of Hurontario Street;

Thence easterly crossing the said road allowance to the westerly angle of Part 4 as shown on a Plan deposited in the said Land Registry Office as Number 43R-4116;

Thence northwesterly along the northeasterly limit of the said road allowance to an angle in the City of Brampton;

Thence southwesterly along the southeasterly boundary of the City of Brampton to the place of commencement;

THIRDLY, part of the City of Mississauga, commencing at the intersection of the southeasterly boundary of the City of Brampton and the centre line of Concession I, West of Hurontario Street, in the former Township of Toronto;

Thence south 52° 09′ 01″ west 611.4 metres, more or less, to the southeasterly boundary of the City of Brampton;

Thence northeasterly along the southeasterly limit of the northwesterly quarter of Lot 12 in Concession I to an angle in the City of Brampton;

Thence southeasterly along a northeasterly boundary of the City of Brampton to the place of commencement;

FOURTHLY, part of the City of Mississauga, commencing at the intersection of the southeasterly boundary of the City of Brampton and the southerly limit of a Plan deposited in the said Land Registry Office as Number 43R-5308;

Thence north 52° 09' 01" east along the southerly limit of the said Plan Number 43R-5308 a distance of 472.4 metres, more or less, to an angle therein;

Thence north 57° 01′ 40″ east along the southerly limit of the said Plan Number 43R-5308 a distance of 115.928 metres to the easterly angle of the said Plan;

Thence easterly crossing the King's Highway No. 10 to the southwesterly angle of a Plan deposited in the said Land Registry Office as Number 43R-5348;

Thence north 57° 13′ east along the southerly limit of the said Plan 294.894 metres to a point;

Thence north 52° 20′ 20″ east along the southerly limit of the said Plan a distance of 198.315 metres to a point;

Thence north 39° 28′ 10″ east 896.91 metres to the southwesterly limit of Concession II, East of Hurontario Street;

Thence northwesterly along the southwesterly limit of Concession II to the southeasterly boundary of the City of Brampton:

Thence southwesterly along the southeasterly boundary of the City of Brampton to the place of commencement;

FIFTHLY, part of the City of Mississauga, commencing at an angle in the southeasterly boundary of the City of Brampton, the said angle being the southerly angle of the northeasterly half of Lot 12 in Concession II East of Hurontario Street in the former Township of Toronto;

Thence south 44° 15′ 40″ east 38.402 metres to a point;

Thence north 39° 28′ 10″ east 587.30 metres to a point;

Thence north 20° 43′ 30″ east 2,782.99 metres to a point;

Thence north 27° 58' east 869.52 metres to a point;

Thence north 4° 00′ 50″ west 652.1 metres, more or less, to the southeasterly boundary of the City of Brampton;

Thence southerly following the boundaries of the City of Brampton to the place of commencement.

(1d) Subsection 3 applies with necessary modifications to the Annexations deemed by annexations provided for in subsections 1a, 1b and 1c. O.M.B. order

- 2. Section 115 of the said Act, as amended by the Statutes of Ontario, amended amended 1974, chapter 5, section 3, 1974, chapter 117, section 37, 1977, chapter 34, section 31 and 1979, chapter 81, section 86, is further amended by adding thereto the following subsection:
 - (9a) The Regional Council may establish and operate a system Transporfor the transportation of handicapped persons and the provisions system for of subsection 9 shall not apply thereto.

handicanned persons

3. This Act comes into force on the day it receives Royal Assent.

Commence-

4. The short title of this Act is The Regional Municipality of Peel Short title Amendment Act, 1980.



An Act to amend The Legislative Assembly Act

Assented to December 12th, 1980

TER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario enacts as follows:

subsection 7 of section 65.

- 1. Section 62a of The Legislative Assembly Act, being chapter 240 of s. 62a, the Revised Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1979, chapter 75, section 4, is repealed and the following substituted therefor:
 - 62a.—(1) Where the principal residence of the Leader of the Cost of Opposition is outside The Municipality of Metropolitan Toronto, tion in he shall be paid the actual cost of his accommodation within The Toronto Municipality of Metropolitan Toronto not exceeding in any year an amount that is \$1,000 more than the amount determined in respect of the year by the Board of Internal Economy under
 - (2) Where the principal residence of the leader of a party, Idem except the Premier and the Leader of the Opposition, that has a recognized membership of twelve or more persons in the Assembly is outside The Municipality of Metropolitan Toronto, he shall be paid the actual cost of his accommodation within The Municipality of Metropolitan Toronto not exceeding in any year an amount that is \$1,000 more than the amount determined in respect of the year by the Board of Internal Economy under subsection 7 of section 65.
- 2.—(1) Section 65 of the said Act, as re-enacted by the Statutes of s. 65, amended Ontario, 1973, chapter 151, section 7 and amended by 1976, chapter 60, section 1, 1977, chapter 24, section 2 and 1979, chapter 75, section 7, is further amended by adding thereto the following subsection:
 - (7a) For the purpose of subsection 7, a member shall be deemed Computation to have been a member from the polling day on which he was elected and, when the Assembly of which he was a member was dissolved, he shall be deemed to have been a member until the day

preceding the polling day that followed the dissolution, or until his death, whichever occurs first.

s is 180 amended (2) Subsection 8 of the said section 65 is amended by adding at the commencement thereof "Subject to subsection 7a".

Commence

3. This Act shall be deemed to have come into force on the 1st day of April, 1980.

Short title

4. The short title of this Act is The Legislative Assembly Amendment Act, 1980 (No. 2).

An Act to amend The Executive Council Act

Assented to December 12th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Subsection 1 of section 3a of *The Executive Council Act*, being s. 3a (1). chapter 153 of the Revised Statutes of Ontario, 1970, as re-enacted by the Statutes of Ontario, 1979, chapter 76, section 2, is repealed and the following substituted therefor:
 - (1) Every minister of the Crown whose principal residence is Cost of accommodation the Municipality of Metropolitan Toronto shall be paid tion in the actual cost of his accommodation within The Municipality of Toronto Metropolitan Toronto not exceeding in any year an amount that is \$1,000 more than the amount determined in respect of the year by the Board of Internal Economy under subsection 7 of section 65 of The Legislative Assembly Act.

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- 2. This Act shall be deemed to have come into force on the 1st day of Commence-April, 1980.
- **3.** The short title of this Act is *The Executive Council Amendment Act*, Short title 1980 (No. 2).

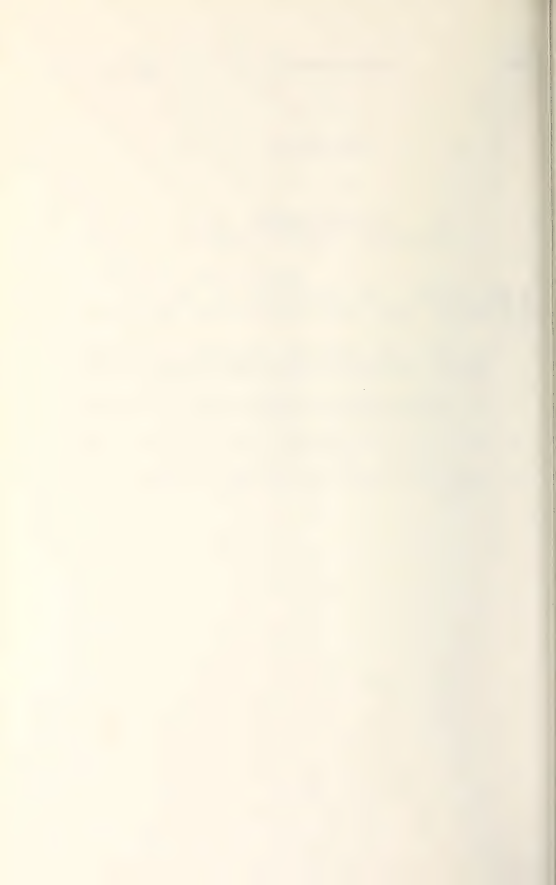


An Act to amend The Denture Therapists Act, 1974

Assented to December 12th, 1980

TER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Subsection 4 of section 2 of *The Denture Therapists Act*, 1974, being 8-2 (4). chapter 34, is repealed and the following substituted therefor:
 - (4) Every member of the Board shall be appointed for a term of Term of office one, two or three years and is eligible for reappointment.
- 2. This Act comes into force on the day it receives Royal Assent. Commence-
- 3. The short title of this Act is The Denture Therapists Amendment Short title Act, 1980.



An Act to amend The Pension Benefits Act

Assented to December 12th, 1980

TER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) Subsection 1 of section 1 of The Pension Benefits Act, being s. 1 (1), amended chapter 342 of the Revised Statutes of Ontario, 1970, is amended by adding thereto the following clause:
 - (da) "Fund" means the Pension Benefits Guarantee Fund established by section 25b.
 - (2) Subclause iv of clause h of subsection 1 of the said section 1 is $\frac{s_{i}}{r_{e-enacted}}$ (iv), repealed and the following substituted therefor:
 - (iv) a deferred profit sharing pension plan other than an employee's profit sharing plan or a deferred profit sharing plan as defined in sections 144 and 147 of the Income Tax Act (Canada).

R.S.C. 1952,

- **2.** Clause *b* of subsection 3 of section 21 of the said Act is amended by 8.21(3)(b). striking out "\$10" in the fifth line and inserting in lieu thereof "\$25".
- 3. Section 23a of the said Act, as enacted by the Statutes of Ontario, s. 23a, 1973, chapter 113, section 6, is repealed and the following substituted therefor:

23a.—(1) Where a sum is received by an employer from an Employee employee under an arrangement for the payment of the sum by the to pension employer into a pension plan as the employee's contribution fund is trust fund thereto, the employer shall be deemed to hold the sum in trust for in hands of the employee until the sum is paid into the pension plan whether or employer not the sum has in fact been kept separate and apart by the employer and the employee has a lien upon the assets of the employer for such amount that in the ordinary course of business would be entered in books of account whether so entered or not.

(2) For the purposes of subsection 1, any sum withheld by an Idem: employer, whether by payroll deduction or otherwise, from deductions

moneys payable to an employee, shall be deemed to be a sum received by the employer from the employee.

Linguages contributions had in trust

- (3) Where an employer is required to make contributions to a pension plan, he shall be deemed to hold in trust for the members of the plan an amount calculated in accordance with subsection 4, whether or not,
 - (a) the employer contributions are payable into the plan under the terms of the plan or this Act; or
 - (b) the amount has been kept separate and apart by the employer,

and the members have a lien upon the assets of the employer in such amount that in the ordinary course of business would be entered into the books of account whether so entered or not.

Determining amount of trust funds (4) For the purpose of determining the amount deemed to be held in trust under subsection 3 on a specific date, the calculation shall be made as if the plan had been wound up on that date.

s. 23b, amended **4.** Section 23b of the said Act, as enacted by the Statutes of Ontario, 1973, chapter 113, section 6, is amended by adding thereto the following subsections:

Idem

(6) Every employer shall provide to each member of his registered pension plan such information respecting the member's entitlements under the plan as is prescribed by regulations at least once in every three years or within such shorter time period as is prescribed.

Idem

(7) Upon the written request by a member of a registered pension plan, an employer shall make available to the member such documents and statistical, actuarial and financial information respecting the plan as is prescribed by the regulations in the form and within the time period prescribed.

5. 23d, enacted **5.** The said Act is amended by adding thereto the following section:

Employee option on termination or wind up

- 23d.—(1) Where a pension plan is wound up, in whole or in part, an employee in Ontario whose membership in the plan is terminated and who at the date of termination has been in the service of his employer for a continuous period of ten years or has been a member of the plan for a period of ten years and who has attained the age of forty-five years has the right to elect,
 - (a) where the employee is eligible under the terms of the plan for an immediate pension, to receive an immediate pension benefit in accordance with the benefit formula of the plan and the terms set out in the plan;

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- (b) to receive a pension benefit starting payment at,
 - (i) his normal retirement age under the plan, or
 - (ii) where the pension plan provided for early retirement with an unreduced pension benefit, the age prior to his normal retirement age at which the employee would have been eligible to receive his pension benefit without reduction, if the plan and his participation in it had continued.

whichever comes first:

- (c) where the pension plan provides for early retirement with a reduced pension benefit, to receive a reduced pension benefit starting payment at any age he would have been entitled to such benefit if the plan and his participation in it had continued:
- (d) to transfer his pension benefit credit to a pension plan of his new employer provided the transfer is accepted by the pension plan of his new employer; or
- (e) to transfer the amount of his pension benefit credit to a registered retirement savings plan.
- (2) Where a pension plan is wound up, in whole or in part, all Bridging bridging supplements that are excluded from the requirements of included in clause a of subsection 1 of section 21 shall be included for the computation purpose of calculating the pension benefit of all employees who meet the requirements set out in subsection 1.

- (3) Where the employee is entitled to a pension benefit under Survivor clause a, b or c of subsection 1, and the pension plan does not option provide an automatic or optional survivor benefit, the employee shall have the right to elect to receive his pension benefit, the amount of which may be reduced or increased by provision for the payment of an optional annuity to a survivor or to the estate of the employee or by variation of the terms of payment of such annuity to any person after the employee's death.
- (4) An employee to whom subsection 1 applies shall make his Where election within three months after the termination or wind up or does not within three months after the date of a declaration of wind up elect under section 25, whichever is later, and if no election is made, the employer shall make the election for the employee.
- (5) Subsections 1, 2 and 3 apply notwithstanding any provision Application to the contrary contained in the pension plan.

Notice period included in calculating periods benefits 1974 of 117 (6) For the purposes of calculating pension benefits on the wind up of a pension plan, the period of notice required to be given to a terminated employee under Part XII of *The Employment Standards Act*, 1974 shall be included in computing the employee's length of service with his employer or his time in the plan, as the case may be.

< 15, amended **6.**—(1) Section 25 of the said Act is amended by adding thereto the following subsections:

Liberts

(1a) The Commission may declare that a defined benefit pension plan is wound up in whole or in part for the purposes of this Act on such date as the Commission in its discretion considers appropriate, where,

R S C 1970.

- (a) the employer providing the plan is bankrupt within the meaning of the *Bankruptcy Act* (Canada);
- (b) the plan has been terminated in whole or in part and the employer has failed to meet the funding requirements prescribed;
- (c) the plan has been terminated in whole or in part and the Commission is of the opinion that because of his insolvency the employer will not be able to meet the funding obligations prescribed by regulation;
- (d) the Commission has reason to believe that the amount of payments that the Fund may be required to guarantee may be expected to increase unreasonably if the plan is not wound up; or
- (e) such other event as is prescribed by regulation occurs,

Commission as administrator (4) Where a defined benefit pension plan is declared to be wound up in whole or in part by the Commission, the Commission, where it has reason to believe that the assets of the plan are not sufficient to provide full payment of the contributions and pension benefits set out in section 25c, may take control of the assets of the pension plan and act as administrator of the plan for the purpose of the wind up.

35 · 2).amended

(2) Subsection 2 of the said section 25 is amended by adding at the end thereof "or 1a".

15 (3).
 amended

(3) Subsection 3 of the said section 25 is amended by inserting after "subsection 1" in the second line "or 1a".

- 7. The said Act is further amended by adding thereto the following ss. 25b-25f, sections:
 - 25b.—(1) There is established a fund to be known as the Pen-Fund sion Benefits Guarantee Fund which shall be administered by the Commission.
 - (2) The purpose of the Fund is to guarantee payment of the Purpose pension benefits set out in subsection 1 of section 25c where a defined benefit pension plan is wound up under subsection 1a of section 25 subject to such limits and qualifications as are set out in the regulations.
 - (3) If, at any time, the amount standing to the credit of the Advances or Fund is insufficient for the purpose of making payments for claims Fund under this Act, the Lieutenant Governor in council may authorize the Treasurer of Ontario to make loans out of the Consolidated Revenue Fund to the Fund on such terms and conditions as the Lieutenant Governor in Council directs.
 - 25c.—(1) The pension benefits of a defined benefit pension Benefits plan that is wound up under subsection 1a of section 25 that are guaranteed by the Fund are,
 - (a) all pension benefits that must be contractually provided under clause a of subsection 1 of section 21 provided in respect of service in Ontario of an employee who, at the date of wind up of the plan, has been in the service of his employer for a continuous period of ten years or has been a member of the plan for a period of ten years and who has attained the age of forty-five years;
 - (b) all pension benefits in the course of payment to a retired member of the plan or his survivor or estate or to any person designated by the employee provided in respect of his service in Ontario and any such pension benefits the employee's survivor or estate or any person designated by him may become entitled to;
 - (c) all pension benefits that must be contractually provided under clause a of subsection 1 of section 21 provided in respect of service in Ontario of a former member of the plan who, at the date of termination of his employment, had been in the service of his employer for a continuous period of ten years or was a member of the plan for a period of ten years and who had attained the age of forty-five years; and
 - (d) the value of all employee contributions made to the plan in respect of service in Ontario to the extent that such

value exceeds the value of pension benefits provided to an employee under clause a, b or c.

Inclusion of families may counts and ellections (2) For the purpose of subsection 1, "pension benefits" includes bridging supplements, whether or not the bridging supplements have been excluded from the requirements of clause a of subsection 1 of section 21 and any pension benefit that the employee has elected to receive under section 23d.

Parponts not autoniteed

- (3) The payment of,
 - (a) a pension benefit provided by a plan that has been in effect for less than three years at the date of termination or wind up; or
 - (b) any increase to a pension benefit which increase became effective within three years before the date of termination or wind up,

is not guaranteed by the Fund.

Where a detired and pension plan discontinued

- 25d. In addition to any amounts the employer is liable to pay under subsection 2 of section 22, where a defined benefit pension plan is terminated or wound up or the plan is amended so that it is no longer a defined benefit pension plan, the employer is liable to the plan for the difference between,
 - (a) the value of the assets of the plan; and
 - (b) the value of pension benefits guaranteed under subsection 1 of section 25c and any other pension benefit vested under the terms of the plan,

and the employer shall make payments to the insurer, trustee or administrator of the pension plan to fund the amount owing in such manner as is prescribed by regulation.

Lien on assets

- 25e. Where the Commission pays into a pension plan because the assets of the plan are not sufficient to finance the pension benefits guaranteed under subsection 1 of section 25c, the Commission has a lien and charge on the assets of the employer for the amount of the payment and interest thereon and the Commission may enter into an agreement with the employer providing for repayment of the amount advanced together with interest thereon upon such terms and conditions as the Commission considers appropriate.
- 25f. No amendment to a pension plan shall reduce the pension benefit credits accrued to the date of the amendment.

Amendments reducing benefits prohibited **8.** The said Act is further amended by adding thereto the following section:

27a. The Statutory Powers Procedure Act, 1971 does not apply Non-application of the Commission under this Act or the regula-

- **9.**—(1) Section 28 of the said Act is amended by adding thereto the s. 28, following clauses:
 - (ab) governing defined benefit pension plans and governing the maintenance and administration of the Fund by the Commission including, without limiting the generality of the foregoing, regulations,
 - governing the procedures to be followed by employers in reporting to the Commission and prescribing information to be provided in reports,
 - (ii) governing the procedures to be followed in making and determining claims from the Fund,
 - (iii) prescribing the maximum pension benefits guaranteed by the Fund or prescribing a method of calculating the maximum pension benefits,
 - (iv) prescribing the method of calculating the total limit of the Fund's liability,
 - (v) prescribing classes of pension plans and exempting any class of plan or any pension plan from any provision of this Act or the regulations,
 - (vi) prescribing the interest payable on loans from the Fund to a pension plan,
 - (vii) prescribing information to be submitted on the wind up of a pension plan, the person who shall submit the information and the time within which the information is to be submitted,
 - (viii) specifying the priorities in allocating assets of a defined benefit pension plan on its wind up,
 - (ix) authorizing the Commission to appoint a trustee with investment powers in respect of money in the Fund,

- (x) governing the procedures to be followed by the administrator of a pension plan in the distribution of assets of the plan on winding up,
- (xi) requiring premiums to be paid into the Fund by employers and prescribing the amount of the premiums or the method of calculating the premiums, classifying pension plans and providing for different premiums in respect of different classes of plans,
- (xii) governing assignments or transfers of defined benefit pension plans from one employer to another and setting out the obligations and liabilities of the transferring employer,
- (xiii) governing the termination or wind up of a defined benefit pension plan,
- (xiv) prescribing funding requirements into a plan for purposes of section 25d and authorizing the Commission to vary the requirements where financial hardship would result to the employer,
 - (xv) prescribing events upon the occurrence of which the Commission may declare a plan wound up under clause e of subsection 1a of section 25:

(ka) requiring the furnishing of documents and information by employers to members of pension plans and prescribing time limits within which such documents and information are to be furnished;

(b) defining "defined benefit pension plan" and "bridging supplement" for the purposes of this Act and the regulations.

(2) The said section 28 is further amended by adding thereto the following subsection:

(2) A regulation made under this Act may be made retroactive in its application.

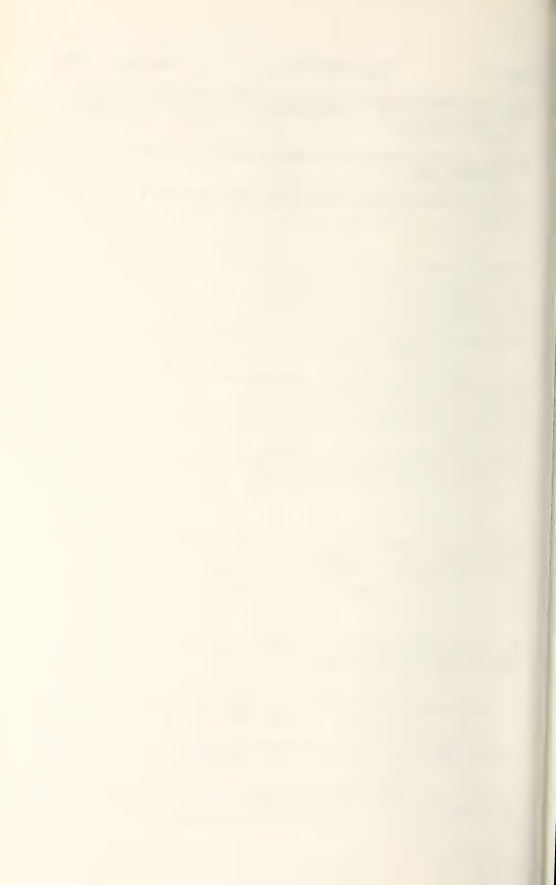
10. Section 29 of the said Act, as amended by the Statutes of Ontario, 1973, chapter 133, section 8, is further amended by adding thereto the following subsection:

c 78 amended

Retroactive

s. 29, amended (4) No proceeding under this section shall be commenced more Time limit for than two years after the time when the subject-matter of the commencing proceeding arose.

- 11. This Act shall be deemed to have come into force on the 4th day of Commencement December, 1980.
- 12. The short title of this Act is The Pension Benefits Amendment Act, Short title 1980.



An Act to amend The Wine Content Act, 1976

Assented to December 12th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Subsection 2 of section 1 of *The Wine Content Act, 1976*, being s. 1 (2), chapter 78, is amended by striking out "the 31st day of December, 1981" in the second line and inserting in lieu thereof "the 31st day of August, 1984".
- 2. This Act comes into force on the day it receives Royal Assent.
- 3. The short title of this Act is The Wine Content Amendment Act, Short title 1980.



An Act to amend The Farm Products Payments Act

Assented to December 12th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- **1.** Section 3 of *The Farm Products Payments Act*, being chapter 163 of s. 3, the Revised Statutes of Ontario, 1970, is amended by adding thereto the following subsection:
 - (2) Notwithstanding subsection 1, a producer is not entitled to Producer payment from a fund under clause a of subsection 1 where the entitled regulations provide that clause a of subsection 1 does not apply in to payrespect of that fund.
- 2. Section 7 of the said Act, as re-enacted by the Statutes of Ontario, 5.7, 1977, chapter 25, section 4, is amended by adding thereto the following paragraph:
 - 2a. The Live Stock and Live Stock Products Act.

R.S.O. 1970, c. 251

- **3.** Section 8 of the said Act, as amended by the Statutes of Ontario, s. 8, amended 1977, chapter 25, section 5, is further amended by adding thereto the following clauses:
 - (ca) exempting any class or classes of producers from the application of this Act or the regulations, or any part thereof:
 - (cb) prescribing conditions for the exemption of any class or classes of dealers or producers;
 - (da) providing that clause a of subsection 1 of section 3 does not apply in respect of a fund;
 - (db) prescribing additional conditions to those referred to in subsection 1 of section 3 under which a producer may

apply for payment from a fund and providing for such applications and for payments from the fund.

Programme (

4.—(1) The Ontario Egg Producers' Marketing Board is authorized to make payments to producers of eggs in Ontario who are creditors of C.B. Whyte and Son Foods Limited in respect of eggs sold to C.B. Whyte and Son Foods Limited on or before the 7th day of March, 1980.

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(2) Payments referred to in subsection 1 may be made from licence fees, service charges and other moneys payable to The Ontario Egg Producers' Marketing Board and shall not exceed, in the aggregate, \$250,000.

Con nence-

5. This Act comes into force on the day it receives Royal Assent.

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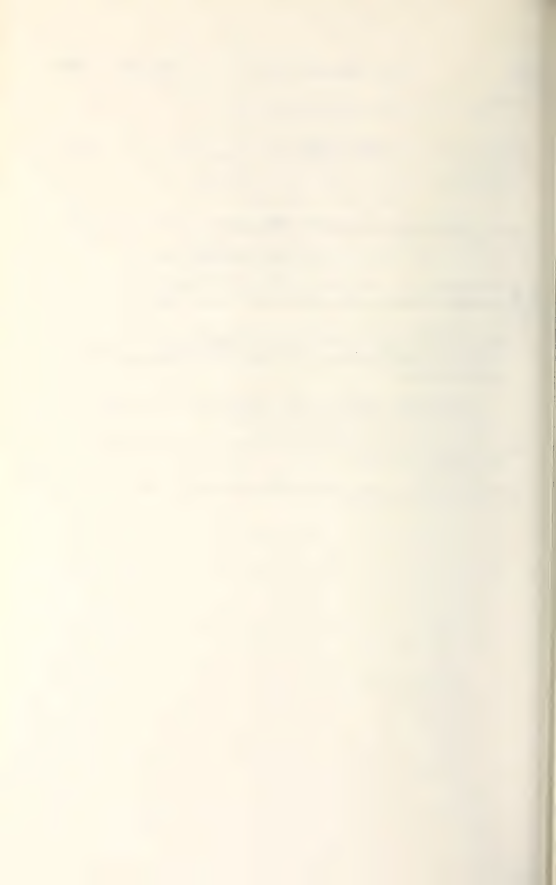
6. The short title of this Act is The Farm Products Payments Amendment Act, 1980.

An Act to amend The Mining Act

Assented to December 12th, 1980

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Subsection 3 of section 69 of *The Mining Act*, being chapter 274 of s. 69 (3), the Revised Statutes of Ontario, 1970, is repealed and the following substituted therefor:
 - (3) The Minister may reserve for the Crown the peat, sand and Reservations gravel located on an unpatented mining claim.
- **2.** This Act comes into force on a day to be named by proclamation of Commence the Lieutenant Governor.
- 3. The short title of this Act is The Mining Amendment Act, 1980. Short title



An Act for granting to Her Majesty certain sums of money for the Public Service for the fiscal year ending the 31st day of March, 1981

Assented to December 12th, 1980

MOST GRACIOUS SOVEREIGN:

HEREAS it appears by messages from the Honourable Pauline M. McGibbon, Lieutenant Governor of the Province of Ontario and the Honourable John B. Aird, Lieutenant Governor of the Province of Ontario, and from the estimates and supplementary estimates accompanying the same, that the sums mentioned in the Schedule to this Act are required to defray certain charges and expenses of the public service of this Province, not otherwise provided for, for the fiscal year ending the 31st day of March, 1981; may it therefore please Your Majesty that it be enacted and it is hereby enacted by the Oueen's Most Excellent Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, as follows:

1.—(1) There may be paid out of the Consolidated Revenue \$14,781,546,700 Fund a sum not exceeding in the whole \$14,781,546,700 to be fiscal year applied towards defraying the several charges and expenses of the 1980-81 public service, not otherwise provided for, from the 1st day of April, 1980, to the 31st day of March, 1981, as set forth in the Schedule to this Act, and, subject to subsection 2, such sum shall be paid and applied only in accordance with the votes and items of the estimates and supplementary estimates upon which the Schedule is based.

(2) Where, in the fiscal year ending the 31st day of March, Exception 1981, powers and duties are assigned and transferred from one minister of the Crown to another minister of the Crown, the appropriate sums in the votes and items of the estimates and supplementary estimates upon which the Schedule is based that are approved to defray the charges and expenses of the public service in the exercise and performance of such powers and duties, may be assigned and transferred from time to time as required by certificate of the Management Board of Cabinet to the ministry administered by the minister to whom the powers and duties are so assigned and transferred.

Accounting

2. The due application of all moneys expended under this Act shall be accounted for to Her Majesty.

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3. This Act comes into force on the day it receives Royal Assent.

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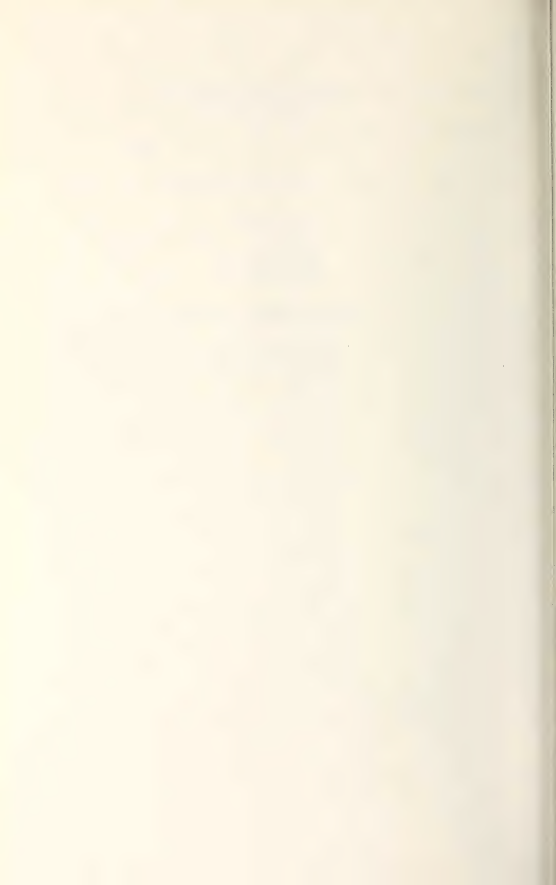
4. The short title of this Act is The Supply Act, 1980.

SCHEDULE

	ESTIMATES	Supplementary Estimates	TOTAL
	\$	\$	\$
Office of the Lieutenant Governor	145,800		145,800
Office of the Premier	1,718,100		1,718,100
Cabinet Office	1,275,200		1,275,200
Management Board	171,258,800		171,258,800
Government Services	287,263,000		287,263,000
Intergovernmental Affairs	469,538,000		469,538,000
Northern Affairs	157,733,000		157,733,000
Revenue	188,264,000		188,264,000
Treasury and Economics	147,255,300		147,255,300
Office of the Assembly	21,553,800	2,376,700	23,930,500
Office of the Provincial Auditor	2,590,000	110,000	2,700,000
Office of the Ombudsman	4,750,000	83,000	4,833,000
Justice Policy	717,500	,	717,500
Attorney General	164,814,300		164,814,300
Consumer and Commercial Relations	72,695,200		72,695,200
Correctional Services	145,962,800		145,962,800
Solicitor General	191,732,700		191,732,700
Resources Development Policy	2,821,000		2,821,000
Agriculture and Food	170,547,900	6,900,000	177,447,900
Energy	30,708,000	-,,	30,708,000
Environment	310,705,400		310,705,400
Housing	297,836,000		297,836,000
Industry and Tourism	73,890,000	1,026,000	74,916,000
Labour	49,441,400	-, ,	49,441,400
Natural Resources	288,670,300	20,060,500	308,730,800
Transportation and Communications	1,199,058,000	,,	1,199,058,000
Social Development Policy	2,353,000		2,353,000
Colleges and Universities	1,526,226,000		1,526,226,000
Community and Social Services	1,454,809,000		1,454,809,000
Culture and Recreation	190,680,000		190,680,000
Education	2,407,278,000		2,407,278,000
Health	4,716,699,000		4,716,699,000
Total	14,750,990,500	30,556,200	14,781,546,700

PART II PRIVATE ACTS

Chapters 85 to 128



An Act to revive Basin-Jih Mines Limited

Assented to May 20th, 1980

HEREAS Paul Penna and Mikey Drutz hereby represent Preamble that Basin-lib Mines Limited, herein called the Corporation, was incorporated by letters patent dated the 11th day of January, 1955; that the Minister of Consumer and Commercial Relations by order dated the 18th day of May, 1976, and made under the authority of subsection 3 of section 251 of The Business R.S.O. 1970. Corporations Act, cancelled the certificate of incorporation of the Corporation for default in filing financial statements and the auditor's reports thereon as required by section 134 of The Securities Act, being chapter 426 of the Revised Statutes of Ontario. 1970, and declared the Corporation to be dissolved on the 18th day of May, 1976; that the applicants were both directors and shareholders of the Corporation at the time of its dissolution; that the notice of default in filing annual returns, although sent to each of the applicants as directors, was not received by either of them and neither of them was aware of the dissolution of the Corporation until more than two years after the date thereof; that the Corporation at the time of its dissolution owned certain property and that it is desirable that the Corporation be revived in order to deal with the said property; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Basin-Jib Mines Limited is hereby revived and is, subject to Basin Jib Mines any rights acquired by any person after its dissolution, hereby Limited restored to its legal position as a corporation incorporated by revived letters patent, including all its property, rights, privileges and franchises, and subject to all its liabilities, contracts, disabilities and debts as of the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

2. This Act comes into force on the day it receives Royal Commence-Assent.

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3. The short title of this Act is The Basin-Jib Mines Limited Act, 1980.

An Act respecting the City of Brantford

Assented to May 20th, 1980

HEREAS The Corporation of the City of Brantford, herein Preamble called the Corporation, hereby represents that The Brantford and District Civic Centre Commission was established by The City of Brantford Act, 1966, being chapter 163; that the council of the Corporation considers it desirable to return the control of The Brantford and District Centre to the council of the Corporation; and whereas the applicant hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

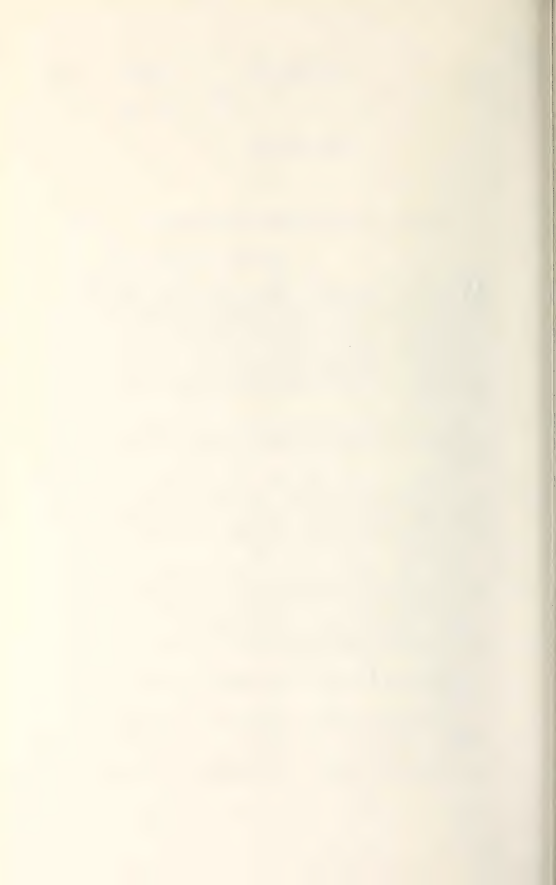
Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Brantford and District Civic Centre Commission is The Brantford hereby dissolved and all of the powers, rights, duties, obligations, and District and privileges conferred and imposed upon the said Commission Civic Centre and all of its undertakings, assets, and liabilities shall be assumed dissolved, by the Corporation without compensation.

powers, etc., assumed by Corporation

2. On the dissolution mentioned in section 1, the employees of Employees of the Commission shall become employees of the Corporation and to be all terms and conditions of employment respecting such employees of Corporation employees, including, without limiting the generality of the foregoing, seniority, remuneration and other benefits in force, shall be assumed by the Corporation.

- 3. The City of Brantford Act, 1966, being chapter 163, is 1966, c. 163, repealed.
- 4. This Act comes into force on the day it receives Royal Commence Assent.
 - 5. The short title of this Act is The City of Brantford Act, 1980. Short title



An Act to revive Can-Con Enterprises and Explorations Limited

Assented to June 17th, 1980

HEREAS Jack West hereby represents that Can-Con Preamble Enterprises and Explorations Limited, herein called the Corporation, was formed by articles of amalgamation dated the 30th day of November, 1970; that the Minister of Consumer and Commercial Relations by order dated the 16th day of March, 1976, and made under the authority of subsection 3 of section 251 of The Business Corporations Act, cancelled the certificate of R.S.O. 1970. incorporation of the Corporation for failure to file the financial statements as required by section 134 of The Securities Act, being chapter 426 of the Revised Statutes of Ontario, 1970, and declared the Corporation to be dissolved on the 16th day of March, 1976; that the applicant was a director in good standing of the Corporation at the time of its dissolution; that notice of default in filing the required financial statements with the Ontario Securities Commission was given to the director of the Corporation but there were no funds available at the time to pay the cost of preparing the said financial statements; that at the time of the dissolution of the Corporation, the Corporation owned a mining property and the Corporation intends to seek financing to explore and develop the said mining property; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Can-Con Enterprises and Explorations Limited is hereby Can-Con Enterprises revived and is, subject to any rights acquired by any person after and its dissolution, hereby restored to its legal position as a corporation Explorations Lamited formed by articles of amalgamation, including all its property, revived rights, privileges and franchises, and subject to all its liabilities, contracts, disabilities and debts as of the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

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2. This Act comes into force on the day it receives Royal Assent.

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3. The short title of this Act is The Can-Con Enterprises and Explorations Limited Act, 1980.

An Act to revive Christian Reformed Church of Wallaceburg

Assented to May 20th, 1980

HEREAS Riemer Praamsma, John DePooter, the Younger, Preamble and Michael Springer, the applicants herein, represent that Christian Reformed Church of Wallaceburg, herein called the Corporation, was incorporated by letters patent dated the 24th day of March, 1953 as a corporation without share capital; that the Minister of Consumer and Commercial Relations by order dated the 22nd day of November, 1972, and made under the authority of subsection 9 of section 347 of The Corporations Act, cancelled the R.S.O. 1970, letters patent of the Corporation and declared it to be dissolved on c. 89 the 27th day of December, 1972; that none of the applicants were directors of the Corporation at the time of its dissolution; that the notice of default in filing annual returns was apparently sent to each of the persons of record on the files of the Ministry of Consumer and Commercial Relations; that through inadvertence the annual returns for the Corporation were not filed; that none of the applicants was aware of the dissolution of the Corporation until more than five years after the date thereof; that the Corporation at the time of the dissolution was and is now actively carrying on religious and other charitable functions authorized by its letters patent; that the applicants were respectively elected as president, vice-president and secretary of the Corporation by the members of the Corporation and have been discharging the functions of those offices; that the Corporation at the time of its dissolution occupied the lands described in Schedules 1, 2 and 3 hereto, which lands were required for the Corporation's actual occupation or for the purpose of the religious and charitable functions authorized by its letters patent; that the Corporation acquired the lands described in Schedule 4 hereto in the year 1966 and purported to convey the same in the year 1972 to William George Thornton and Phylliss Jean Thornton; that by virtue of subsection 2 of section 7 of The Mortmain and Charitable Uses Act, being chapter 241 of the Revised Statutes of Ontario, 1950, title to the lands described in Schedule 1 may have vested in the Public Trustee; that by virtue of subsection 2 of section 7 of The Mortmain and Charitable Uses Act, being chapter 246 of the Revised Statutes of Ontario, 1960, title to the lands described in Schedules 2, 3 and 4 may have vested in the Public Trustee; that the lands described in Schedules 1 and 2

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are occupied and used by the Corporation for its religious and charitable functions; that the lands described in Schedule 3 are used as a residence for the Minister of the Corporation in conjunction with the Corporation's religious functions; that the applicants are desirous that the Corporation and William George Thornton and Phylliss Jean Thornton be relieved of the effects of the said Act, being now chapter 280 of the Revised Statutes of Ontario, 1970; and whereas the applicants hereby apply for special legislation reviving the Corporation, declaring that the said lands had never vested in the Public Trustee, and confirming that the Corporation has, and has always had, the power to acquire, hold, possess, enjoy, sell, mortgage, lease or otherwise dispose of land or any interest therein; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

Christian Reformed Church of Wallaceburg. 1. Christian Reformed Church of Wallaceburg is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position as a corporation incorporated by letters patent, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

No title in Public Trustee **2.**—(1) The lands described in Schedules 1, 2, 3 and 4 shall be deemed never to have vested in the Public Trustee.

Power to hold and deal with land R.S.O. 1970, (2) Notwithstanding *The Mortmain and Charitable Uses Act*, the Corporation has and is deemed always to have had the power to acquire and to hold, possess and enjoy, without limitation as to the period of holding, the lands described in Schedules 1, 2, 3 and 4 or any estate or interest therein so long as the land is required for the actual use and occupation of the Corporation or for the carrying on of its undertaking and to sell, grant, convey, mortgage, lease or otherwise dispose of the same or any part thereof or any interest therein from time to time as occasion may require.

Lands not required for use and occupation to be sold (3) When a parcel of land described in Schedule 1, 2 or 3 is no longer required for the actual use and occupation or for its religious and charitable functions, the parcel of land shall be disposed of within seven years from the time it ceases to be so required and if the parcel of land is not disposed of within the seven year period, it vests forthwith in the Public Trustee and subsection 2 of section 10 of *The Mortmain and Charitable Uses Act* applies thereto.

Commencement 3. This Act comes into force on the day it receives Royal Assent.

4. The short title of this Act is *The Christian Reformed Church* Short title of Wallaceburg Act, 1980.

SCHEDULE 1

THAT parcel of land situate in the Town of Wallaceburg in the County of Kent, being composed of lots 2, 3 and 4 and the westerly 73 feet of even width from front to rear of Lot 1, all according to a Plan registered in the Land Registry Office for the Registry Division of the County of Kent (No. 24) as Number 533.

SCHEDULE 2

That parcel of land situate in the Town of Wallaceburg in the County of Kent, being composed of Lot 5 according to a Plan registered in the Land Registry Office for the Registry Division of the County of Kent (No. 24) as Number 533.

SCHEDULE 3

That parcel of land situate in the Town of Wallaceburg in the County of Kent, being composed of those parts of lots 156, 157, 166 and 167, according to a Plan registered in the Land Registry Office for the Registry Division of the County of Kent (No. 24) as Number 116, of a part of the said Town of Wallaceburg, more particularly described as follows:

Commencing at a point in the southwesterly limit of the said Lot 167 distant 66 feet measured northwesterly therealong from the southwesterly angle of the said Lot:

THENCE northeasterly and parallel to the northwesterly limits of the said lots 167 and 166 in a straight line to a point in such straight line distant 78.5 feet measured southwesterly therealong from the northeasterly limit of the said Lot 166;

THENCE southeasterly and parallel to the southwesterly limits of the said lots 166 and 157, 86 feet to a point;

THENCE southwesterly and parallel to the northwesterly limits of the said lots 157 and 156, 121.5 feet to a point in the southwesterly limit of the said Lot 156;

THENCE northwesterly along the southwesterly limits of the said lots 156 and 167, 86 feet more or less to the place of beginning.

SCHEDULE 4

That parcel of land situate in the Town of Wallaceburg in the County of Kent, being composed of that part of Lot 166, according to a Plan registered in the Land Registry Office for the Registry Division of the County of Kent (No. 24) as Number 116, of a part of the said Town of Wallaceburg more particularly described as follows:

COMMENCING at a point in the northeasterly limit of Lot 166 distant 34 feet measured southeasterly therealong from the north or northeast angle of the said Lot;

THENCE southeasterly along the northeasterly limit of the said Lot, 37 feet to a point;

Thence southwesterly and parallel to the northwesterly limit of the said Lot, 78.5 feet to a point;

THENCE northwesterly and parallel to the northeasterly 37 feet to a point in a line drawn through the place of beginning and parallel to the northwesterly limit of the said Lot;

THENCE northeasterly and parallel to the northwesterly limit of the said Lot 78.5 feet more or less to the place of beginning.

An Act respecting Co-operative Health Services of Ontario

Assented to May 20th, 1980

WHEREAS Co-operative Health Services of Ontario, herein Preamble called the Company, hereby represents that it was continued under the laws of the Province of Ontario by letters patent of amalgamation dated the 1st day of October, 1969; that the said letters patent were amended by articles of amendment dated the 24th day of August, 1977; that the Company desires to be continued under the jurisdiction of the Parliament of Canada; and whereas the applicant hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application:

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Subject to authorization by special resolution under The Application Co-operative Corporations Act, 1973, the Company may apply to Consumer and the Minister of Consumer and Corporate Affairs of Canada for Corporate Affairs letters patent continuing the Company as if it had been incorpo- authorized rated under the Canadian and British Insurance Companies Act 1973, c. 101 (Canada), and providing *inter alia* that all rights and interests of R.S.C. 1970, the members of R.S.C. 1970. the members, subscribers and creditors of the Company in, to or against the property, rights and assets of the Company and all liens upon the property, rights and assets of the Company are unimpaired by such continuation.

2. Upon the issue of the letters patent referred to in section 1, Application of the Company shall file with the Minister of Consumer and Commercial Relations a notice of the issue of such letters patent together with a copy of such letters patent certified by the Department of Consumer and Corporate Affairs and on and after the date of the filing of such notice, The Co-operative Corporations Act, 1973 shall cease to apply to the Company.

3. The Minister of Consumer and Commercial Relations may, Minister's on receipt by him of the notice and certified copy of the letters

patent referred to in section 2, issue a certificate to the Company confirming the date of such filing.

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4. This Act comes into force on the day it receives Royal Assent.

Sharing.

5. The short title of this Act is The Co-operative Health Services of Ontario Act, 1980.

An Act respecting Crossroads Christian Communications Incorporated

Assented to May 20th, 1980

WHEREAS Crossroads Christian Communications Incorpo-Preamble rated, herein called the Corporation, hereby represents that it is a registered charitable organization within the meaning of the Income Tax Act (Canada); that The Crossroads Christian Com- R.S.C. 1952, munications Incorporated Act, 1978 enabled the City of Toronto 1978, c. 116 to exempt, by by-law, the lands of the Corporation in the City of Toronto, known as 100 Huntley Street, from municipal taxes, except for local improvement rates, and to reimburse the Corporation for municipal taxes paid for the period from the 15th day of April, 1977 to the day the by-law authorizing the exemption came into force; that The Corporation of the City of Toronto and The Municipality of Metropolitan Toronto have reimbursed the Corporation for taxes paid to the City and to The Municipality of Metropolitan Toronto; that The Metropolitan Toronto School Board lacks the necessary authority to make such reimbursement with respect to school taxes; that the said School Board has, by resolution, declared its willingness to reimburse the Corporation for the amount of school taxes paid for the period from the 15th day of April, 1977 to the 17th day of July, 1978 if the Corporation secures enabling legislation from the Legislative Assembly; and whereas the applicant hereby applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The Metropolitan Toronto School Board may, by resolu-Reimburse tion, reimburse the Corporation for school taxes, or any portion school taxes thereof, paid in respect of the land and building leased by the authorized Corporation and known as 100 Huntley Street, excluding therefrom the lands appurtenant or adjacent thereto which on the 12th day of May, 1978 were owned by the Confederation Life Insurance Company and were being used on that date as a car parking lot, for the period commencing on the 15th day of April, 1977 and ending on the 17th day of July, 1978.

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2. This Act comes into force on the day it receives Royal Assent.

All me title

3. The short title of this Act is The Crossroads Christian Communications Incorporated Act, 1980.

An Act respecting the Township of Cumberland and the Township of Gloucester

Assented to May 20th, 1980

WHEREAS The Corporation of the Township of Cumberland Preamble and The Corporation of the Township of Gloucester, herein called Cumberland Township and Gloucester Township respectively, hereby represent that certain maintenance work to the drainage works known as The Bear River Municipal Drain were undertaken and completed during the year 1976 in the townships of Cumberland, Gloucester, Osgoode and Russell; that pursuant to The Drainage Act, being chapter 136 of the Revised Statutes of Ontario, 1970, an engineer's report was requested before such maintenance work was commenced; that the engineer's report, dated the 15th day of August, 1974, was presented to the council of Cumberland Township and was adopted by Provisional By-law No. 2091 of Cumberland Township; that copies of the said report are available for inspection in the office of the clerk of Cumberland Township and in the office of the clerk of Gloucester Township; that courts of revision were held in the townships of Cumberland, Osgoode and Russell in relation to the assessment of lands within such Townships as set out in the engineer's report: that although a copy of the Provisional By-law and a notice of the sitting of the court of revision in the Township of Cumberland was sent by prepaid mail to the clerk of Gloucester Township; the copy of the Provisional By-law and notice were not received by him: that as a result of not receiving the copy of the Provisional By-law and a notice of the sitting of the court of revision in the Township of Cumberland, the council of Gloucester Township did not appoint or hold a court of revision in relation to the assessment of lands and roads within its jurisdiction; that Gloucester Township has not paid over to Cumberland Township Gloucester Township's share of the cost of the maintenance work; that the council of Gloucester Township has not passed a by-law imposing upon the lands within its jurisdiction assessed for such maintenance works, the assessment with which it is chargeable as required under *The Drainage Act*; and whereas the applicants hereby apply for special legislation authorizing Gloucester Township to pay over to Cumberland Township \$69,461.41, being Gloucester Township's portion of the cost of such maintenance work, to appoint and hold a court of revision and to pass a by-law assessing

those lands within the jurisdiction of Gloucester Township which benefit from the said maintenance work, and to deem the said maintenance works to have been done in accordance with the provisions of *The Drainage Act*, being chapter 136 of the Revised Statutes of Ontario, 1970; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

Choucester Township confluence to pay over to Cumberland for usalty 1. Notwithstanding any general or special Act, the council of Gloucester Township is authorized and required to pay over to the treasurer of Cumberland Township the sum of \$69,461.41, being Gloucester Township's share of the costs of the maintenance work done to the drainage works known as The Bear River Municipal Drain, in accordance with subsection 1 of section 11, notwithstanding the fact that the said maintenance work was undertaken and completed during the year 1976, pursuant to By-law 2091 of Cumberland Township under a report prepared by McNeely, Lecompte & Associates Ltd., dated the 15th day of August, 1974.

Power to issue debentures and assess levy and collect special rates

- 2.—(1) The council of Gloucester Township is hereby authorized to pass a by-law,
 - (a) to authorize the borrowing of a sum not exceeding \$69,461.41, without obtaining the approval of the Ontario Municipal Board, payable in not more than ten years for the purpose of paying Gloucester Township's portion of the cost of the maintenance work referred to in section 1; and
 - (b) to provide for the assessment, levy and collection of the special rates as set out in the report referred to in section 1, in so far as it relates to the assessment of lands and roads under the jurisdiction of Gloucester Township.

Provisional by-law (2) The by-law enacted pursuant to subsection 1 shall be in Form 1 and when the by-law has been given two readings by the council of Gloucester Township, the report referred to in section 1 in so far as it relates to the assessment of the lands and roads under the jurisdiction of Gloucester Township shall be deemed to be adopted and the by-law shall be known as a provisional by-law.

Application of R.S.O. 1970, c. 323, ss. 55-60

4. For the purposes of every Act, the Ontario Municipal Board shall be deemed to have issued an order under section 64 of *The*

Board Act apply in respect of a by-law passed under section 2.

3. Sections 55, 56, 57, 58, 59 and 60 of *The Ontario Municipal*

Order of O.M.B deemed issued Ontario Municipal Board Act authorizing the maintenance work mentioned in section 1 and authorizing Gloucester Township to borrow the money mentioned in clause a of subsection 1 of section 2.

5. The clerk of Gloucester Township shall, within thirty days Copy of after the adoption of the report, cause a copy of the provisional sent to the by-law, a copy of the report referred to in section 1 and a copy of owners the notice of the sittings of the court of revision to be sent by prepaid mail to each owner, as shown by the last revised assessment roll to be the owner of lands within the municipality assessed for the drainage works and to each person entitled to notice under subsection 4 of section 24 of The Drainage Act, being chapter 136 of the Revised Statutes of Ontario, 1970.

6.—(1) The court of revision shall consist of three or five Court of members appointed by the council of Gloucester Township and such members other than members of the council may be paid such remuneration and expenses as council may by by-law provide.

- (2) Every member of the court of revision shall be a person Qualification eligible to be elected a member of the council or shall be a member of the council.
- (3) A majority of the members of the court of revision con-Quorum stitutes a quorum and a quorum of the court is sufficient to exercise all of the jurisdiction and powers of the court.
- 7.—(1) Any owner of land, or, where roads in Gloucester Appeal to Township are assessed, any ratepayer, who complains that his or of revision any other land or road has been assessed too high or too low or any land or road that should have been assessed has not been assessed. or that due consideration has not been given or allowance made as to type or use of land, may personally or by his agent give notice in writing to the clerk of Gloucester Township that he considers himself aggrieved for any or all such causes.

(2) The trial of complaints shall be had in the first instance by Time for and before the court of revision of Gloucester Township, and the court first sitting of the court shall be held on a day not earlier than twenty nor later than thirty days from the date of completing the mailing of the copies of the provisional by-law.

(3) Every notice of appeal to the court of revision shall be given Notices of to the clerk of Gloucester Township at least ten days before the first sitting of the court, but the court may, though notice of appeal has not been given, by resolution passed at its first sitting, allow an appeal to be heard on such conditions as to giving notice to all persons interested or otherwise as appears just.

For so, or 1 of of 1 of or

(4) Except as otherwise provided in this Act, the provisions of *The Assessment Act* as to the powers of and trial of complaints by the Assessment Review Court apply with necessary modifications to trials by the court of revision under this Act, except that where the assessment commissioner or regional registrar is referred to, such reference shall be deemed to refer to the clerk of the municipality.

Adjournment of courts of c

8. When the ground of complaint is that lands or roads are assessed too high and the evidence adduced satisfies the court of revision or judge that the assessments on such lands or roads should be reduced and there is no evidence to indicate that the amount of such reduction should be levied against lands or roads whose owners are parties to appeals then pending before the court of revision or judge, the court or judge shall adjourn the hearing of the appeal for a time sufficient to enable the clerk to notify by prepaid mail such persons as the appellant may specify who are shown by the last revised assessment roll to be owners of land affected of the date to which the hearing is adjourned, and the clerk shall so notify all such persons, and at such adjourned hearing the court or judge shall dispose of the matter of appeal and, where appropriate, redistribute the assessments in such manner as appears just.

Appeal to the county moze **9.**—(1) An appeal from the court of revision lies to the judge, not only against a decision of the court of revision, but also against the omission, neglect or refusal of the court of revision to hear or decide an appeal.

Application in R > O

(2) The provisions of *The Assessment Act* as to appeals to the judge under section 55 of that Act apply with necessary modifications to an appeal under subsection 1, except that the notice of appeal shall be given to the clerk of Gloucester Township in lieu of the assessment commissioner and the clerk upon receipt of such notice shall thereupon perform the duties of the regional registrar.

Time for ziving full zment

(3) At the court so held, the judge shall hear the appeal and may adjourn the hearing from time to time, but shall give his decision not later than thirty days after the hearing and the decision of the judge is final.

Clerk to alter assussments 10. Any change in an assessment made by the court of revision or by the judge shall be given effect to by the clerk of Gloucester Township altering the assessments and other parts of the schedule to comply therewith and sending notice thereof to the owners affected, and the provisional by-law shall, before the passing thereof, be amended to carry out any changes so made by the court of revision or by the judge.

Date of

11.—(1) The council of Gloucester Township shall raise and pay over to the treasurer of Cumberland Township \$69,461.41,

immediately after the time fixed by subsection 2 for the passing of the by-law.

(2) The council of Gloucester Township shall, after the time for Council of appealing has expired and there are no appeals or after all appeals Township have been decided, immediately pass the provisional by-law, may pass imposing upon the land assessed for the maintenance of the drain-by-law age works, the assessment with which it is chargeable, and the amounts so imposed are payable in such instalments as the council may prescribe.

(3) The council of Gloucester Township may provide that per-Commutation sons whose lands are assessed may commute for a payment in cash assessment the assessments imposed thereon and may prescribe the terms and conditions thereof.

(4) Where the assessment against any parcel of land is \$25 or Assessments less, the council of Gloucester Township may provide that the or less assessment shall be paid out of the general funds of the township or that the assessment shall be paid in the first year in which the assessment is imposed upon the land assessed.

(5) The assessments and rates imposed under this Act shall be Application deemed to be taxes, and the provisions of *The Municipal Act* as to $\frac{1970}{1970}$. the collection and recovery of taxes, and the proceedings that may c. 284 be taken in default of payment thereof, apply with necessary modifications.

(6) Notwithstanding the provisions of any general or special Land exempt Act, land exempt from taxation is for all purposes subject to the to be provisions of this Act and shall be specially assessed, and the specially special assessments so imposed that fall due while such land remains exempt from taxation shall be paid by Gloucester Township, provided that such special assessments imposed upon land on which a church or place of worship is erected and that is used in connection therewith, land of a university, college or seminary of learning, whether vested in a trustee or otherwise, and land of a school board within the meaning of The Education 1974, c. 109 Act, 1974, shall be paid by the owners of the land.

12. The council of Gloucester Township may by by-law pro- Fees of

vide for the payment to the clerk of the municipality of reasonable fees or other remuneration for services performed by him in carrying out the provisions of this Act.

13. If no notice of intention to make application to quash a Quashing by-law is served upon the clerk of Cumberland Township within ten days after the passing of the by-law, or where a notice of intention has been given, if an application to quash is not made to the referee within three months after the passing of the by-law, the

by-law, or so much thereof as is not the subject of or is not quashed upon any such application, is valid and binding according to its terms, so far as it ordains, prescribes or directs anything within the competence of the council.

Interpretation

14.—(1) The definitions contained in section 1 of *The Drainage Act*, being chapter 136 of the Revised Statutes of Ontario, 1970, apply with necessary modifications to this Act.

Ladamin of

(2) The provisions of the said Act, except sections 27, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43 and 44 apply with necessary modifications to this Act.

Hear River Municipal Drain deemed to be a drainage work 15. The maintenance work to The Bear River Municipal Drain undertaken by By-law 2091 of The Corporation of the Township of Cumberland pursuant to the report referred to in section 1 shall for all purposes be deemed to be a drainage work constructed under a by-law passed under *The Drainage Act*, being chapter 136 of the Revised Statutes of Ontario, 1970.

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16. This Act comes into force on the day it receives Royal Assent.

St. 111 11114

17. The short title of this Act is *The Townships of Cumberland* and Gloucester Act, 1980.

FORM 1

(Section 2)

FORM OF BY-LAW

A By-law to provide for the costs of maintenance of a drainage works in the Township of Gloucester, in The Regional Municipality of Ottawa-Carleton, known as The Bear River Municipal Drain and for borrowing on the credit of the Regional Municipality the sum of \$......for payment of Gloucester Township's portion of the costs of the drainage works.

Whereas certain maintenance work to the drainage works known as The Bear River Municipal Drain was undertaken and completed during the year 1976 pursuant to a Report prepared by McNeely, Lecompte & Associates Ltd., dated the 15th day of August, 1974;

And whereas the Corporation of the Township of Gloucester is required to pay over to the Treasurer of the Corporation of the Township of Cumberland the sum of \$69,461.41, being Gloucester Township's share of the costs of the maintenance work done to the drainage works known as The Bear River Municipal Drain pursuant to *The Townships of Cumberland and Gloucester Act*, 1980;

Therefore, the council of the Township of Gloucester, pursuant to *The Townships of Cumberland and Gloucester Act, 1980*, enacts as follows:

1. The Corporation of the Township of Gloucester shall apply to The Regional Municipality of Ottawa-Carleton to borrow on the credit of the Regional Municipality the sum of \$..... being the funds necessary for repaying Cumberland Township for Gloucester Township's share of the maintenance work done to the said drainage works, not otherwise provided for; provided that such sum shall be reduced by the amount of commuted payments with respect to lands and roads assessed, and may request The Regional Municipality of Ottawa-Carleton to issue debentures of the Corporation to that amount in sums of not less than \$50.00 each and payable within years from the date of such debentures, with interest at the rate of per cent per annum:

(Insert the manner of payment annually and whether with or without coupons, and, if the latter, omit the last lines of this paragraph.)

2. For paying the sum of (\$410), the amount charged against such lands and roads for benefit, and the sum of (\$108), the amount charged against such lands and roads for outlet liability, and the sum of (\$135), the amount charged against such lands and roads for injuring liability, apart from lands and roads belonging to or controlled by the municipality and for covering interest thereon for years, at the rate of per cent per annum, the following total special rates over and above all other rates shall be assessed, levied, and collected (in the same manner and at the same time as other taxes are levied and collected) upon and from the undermentioned parcels of land and parts of parcels and roads, and the amount of the total special rates and interest each parcel or part of parcel respectively shall be divided into equal parts, and one such part shall be assessed, levied and collected as aforesaid, in each year, for years, after the passing of this By-law, during which the debentures have to run, provided that no greater amount shall be levied than is required after taking into account and crediting the amount of monies paid under a by-law passed under subsection 4 of section 11 of The Townships of Cumberland and Gloucester Act, 1980, and commuted payments with respect to lands and roads assessed.

Comecanion	Parcel of land or part thereot	Arres affected	Benefit assessment	Outlet liability assessment	Injuring liability assessment	Estimated grant	To cover interest for years at per cent	Total special rate	Annual assessment during each year for
10 10 10 10 10 10 10 10 10 10 10 10 10 1	5 S. 126 N 116 S. 128 S. 12 & N.W. 140 4 S. 123 W. 125 N. 146 N. 1/2 & S. E. 1/47	200 100 50 100 150 76 100 100 50	8 c. 100.00 50.00 30.00 80.00 150.00	S c. 23.00 10.00 5.00 13.00 20.00 24.00 13.00	40.00 25.00 70.00	\$ c.	\$ 6.	s c.	\$ c.
Total for benefit			410.00 108.00 135.00 100.00 \$753.00	108.00	135.00				

3. For paying the sum of (\$100), the amount assessed against such roads and lands of the Regional Municipality, and for covering interest thereon for years at the rate of per cent per annum, a special rate, sufficient to produce the required yearly amount therefor, shall, over and above all other rates, be levied and collected (in the same manner and at the same time as other taxes are levied and collected) upon and from the whole rateable property in the Township of Gloucester in each year for years, after the passing of this By-law, during which the debentures have to run.

4. This By-law comes into force on the passing thereot, and may be cited as the "By-law".
First Reading
SECOND READING
THIRD READING
Enacted this day of, 19
(Clerk)

An Act respecting the Borough of Etobicoke

Assented to November 14th, 1980

WHEREAS The Corporation of the Borough of Etobicoke, Preamble herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Notwithstanding section 13 of *The Public Health Act*, Authority to pass by-laws the council of the Corporation may by by-law provide that the providing for local board of health of the Borough of Etobicoke, herein called composition of board of the local board, shall consist of the mayor and at least five, and not health more than nine, resident ratepayers, at least three of whom are not R.S.O. 1970, members of the council.

- (2) The members of the local board who are not members of Term of council shall hold office for three years, provided that on the first appointment the council, from among such members, shall designate members who shall hold office,
 - (a) until the 30th day of November of the year following the date of appointment;
 - (b) until the 30th day of November of the second year following the date of appointment; and
 - (c) until the 30th day of November of the third year following the date of appointment,

respectively, so that as nearly as possible one-third of such members shall retire each year.

(3) The members of the local board who are members of council Idem may be appointed for a term of such length as the council may determine provided that no such appointment shall extend beyond the term of the council that made the appointment.

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(4) When a member of the local board becomes a member of the council, he ceases to be a member of the local board, but is eligible to be appointed under subsection 3.

Ki Musikin cii (5) The members of the local board shall hold office until their successors are appointed, and are eligible for reappointment.

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(6) Where a member ceases to be a member of the local board before the expiration of his term, the council shall appoint another eligible person for the unexpired portion of the term.

Statistics

(7) The local board shall have a secretary and, unless otherwise provided by the council, the clerk shall be the secretary.

Calminunce

2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is The Borough of Etobicoke Act, 1980.

An Act to revive Fargo Disposal Company Limited

Assented to May 20th, 1980

/HEREAS Gus Alonzi hereby represents that Fargo Disposal Preamble Company Limited, hereinafter called the Corporation, was incorporated by certificate of incorporation dated the 8th day of September, 1971; that the Minister of Consumer and Commercial Relations, upon a hearing being held on the 10th day of July, 1979. before the Executive Director of the Companies Division, no one appearing for the Corporation though notice was duly served, by order dated the 10th day of July, 1979, and made under the authority of section 250 of The Business Corporations Act, can-R.S.O. 1970. celled the certificate of incorporation of the Corporation for default in filing annual returns under The Corporations Informa- 1971, c. 27 tion Act, 1971 and for failure to comply with a request of the said Minister made under section 5 of The Corporations Information 1976, c. 66 Act, 1976 and declared the Corporation to be dissolved on the 10th day of July, 1979; that the applicant was the only director and the holder of all the common shares of the Corporation at the time of its dissolution; that the notice of default in filing the said annual returns and the notice of default in complying with the said request, although sent to the applicant as director, were not attended to by the applicant through inadvertence and through his failure to appreciate the significance of the notices; that the Corporation, at the time of its dissolution, was carrying on active business and since that time active business has continued to be carried on in the name of the Corporation; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Fargo Disposal Company Limited is hereby revived and is, Fargo Disposal subject to any rights acquired by any person after its dissolution, Company hereby restored to its legal position as a company incorporated by Limited revived certificate of incorporation, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts,

disabilities and debts, as at the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

t (i i i) e tiek nent 2. This Act comes into force on the day it receives Royal Assent.

Short title

3. The short title of this Act is The Fargo Disposal Company Limited Act, 1980.

An Act to revive Golden Hope Mines Limited

Assented to May 20th, 1980

HEREAS William Thomas Griffith, Donald Malcolm Preamble McNally and Gilles Dubuc hereby represent that Golden Hope Mines Limited, herein called the Corporation, was incorporated by letters patent dated the 19th day of January, 1946; that the Minister of Consumer and Commercial Relations by order dated the 27th day of July, 1976 and made under the authority of subsection 3 of section 251 of The Business Corporations Act, being chapter 53 of the Revised Statutes of Ontario, 1970, cancelled the certificate of incorporation of the Corporation for failure to comply with section 134 of The Securities Act, being chapter 426 of the Revised Statutes of Ontario, 1970, and declared the said Corporation to be dissolved on the 27th day of July, 1976; that the applicant, William Thomas Griffith was a director, Donald Malcolm McNally a shareholder and Gilles Dubuc was a substantial shareholder of the Corporation at the time of the dissolution; that default in complying with the said section 134 of *The Securities* Act arose by reason of lack of assets to enable the Corporation to pay the necessary costs for preparing and distributing to shareholders the financial statements required by the said section 134; that the Corporation at the time of its dissolution lost its property through forfeiture due to lack of funds to pay taxes but the applicant, Gilles Dubuc, intends to sell to, or arrange for the sale to, the Corporation, a property with a potential of containing mineralization and to arrange for the necessary availability of moneys to comply with the said section 134 of The Securities Act and with the relevant provisions of The Securities Act, 1978 and to explore and develop the said new property for the potential benefit of all the shareholders of the Corporation at the time of its dissolution; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

Gald High Mine Limited (1953/ed) 1. Golden Hope Mines Limited is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position as a company incorporated by letters patent, including all its property, rights, privileges and franchises, and subject to all its liabilities, contracts, disabilities and debts, as at the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

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2. On the date this Act comes into force, the directors of the Corporation shall be William Thomas Griffith of 77 Davisville Avenue, in the City of Toronto, in The Municipality of Metropolitan Toronto, in the Province of Ontario, Donald Malcolm McNally of 24 Ryewood Avenue, in the City of North York, in The Municipality of Metropolitan Toronto, in the Province of Ontario and Gilles Dubuc of 926 Boulevard St. Croix, in Ville St. Laurent, in the Province of Quebec.

Emirimate e

3. This Act comes into force on the day it receives Royal Assent.

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4. The short title of this Act is The Golden Hope Mines Limited Act, 1980.

An Act to revive Gothic Mines & Oils Limited

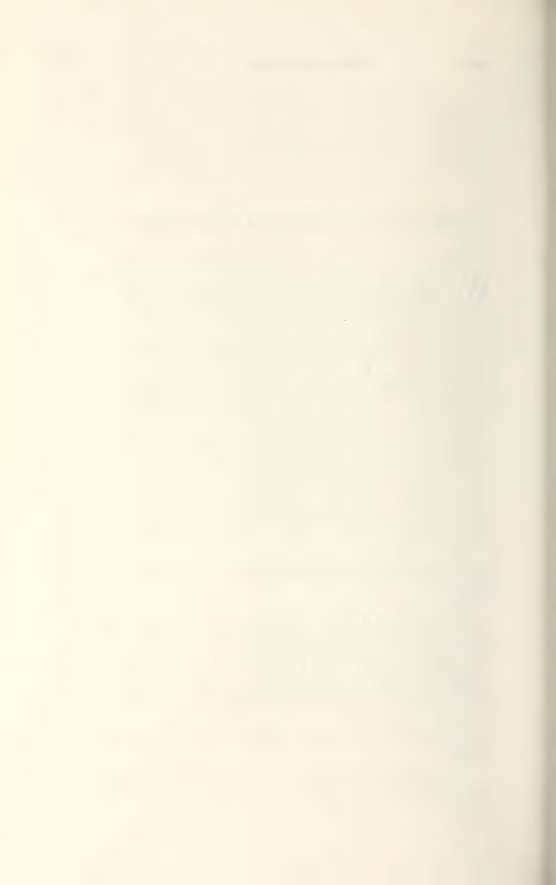
Assented to June 19th, 1980

WHEREAS Michael Murray hereby represents that Gothic Preamble Gold Mines Limited, herein called the Corporation, was incorporated by letters patent dated the 5th day of March, 1945; that by supplementary letters patent dated the 29th day of September, 1953, the name of the Corporation was changed to Gothic Mines & Oils Limited; that the Provincial Secretary, by order dated the 13th day of May, 1965, and made under the authority of subsection 2 of section 326 of *The Corporations Act*, being chapter 71 of the Revised Statutes of Ontario, 1960, cancelled the letters patent of the Corporation and declared it to be dissolved on the 17th day of June, 1965; that the applicant was a common shareholder of the Corporation at the time of the said dissolution; that default in filing annual returns occurred by reason of inadvertence; that the Corporation at the time of its dissolution owned certain property and that it is desirable that the Corporation be revived in order to deal with the said property; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Gothic Mines & Oils Limited is hereby revived and is, Gothic Mines & subject to any rights acquired by any person after its dissolution, Oils hereby restored to its legal position as a company incorporated by Limited revived letters patent, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

- 2. This Act comes into force on the day it receives Royal Commence-Assent.
- 3. The short title of this Act is The Gothic Mines & Oils Short Limited Act, 1980.



An Act to revive Gould's Drug Store Limited

Assented to November 14th, 1980

WHEREAS Fergus James Brown hereby represents that Preamble Gould's Drug Store Limited, herein called the Corporation, was incorporated by letters patent dated the 30th day of December, 1958; that the Minister of Consumer and Commercial Relations by order dated the 5th day of July, 1972, and made under the authority of subsection 3 of section 251 of The Business R.S.O. 1970, Corporations Act, cancelled the certificate of incorporation of the Corporation for default in filing annual returns and declared it to be dissolved on the 9th day of August, 1972; that the applicant herein was the majority shareholder of the Corporation at the time of dissolution; that the notice of default required by subsection 2 of section 251 of *The Business Corporations Act*, although sent to the Corporation, was not received by the applicant; that the applicant was not aware of the dissolution of the Corporation until more than seven years after the date thereof; that the Corporation was at the time of its dissolution carrying on active business and active business has continued to be carried on in the name of the Corporation since its dissolution; and whereas the applicant hereby applies for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Gould's Drug Store Limited is hereby revived and is, sub- Gould's ject to any rights acquired by any person after its dissolution, Store hereby restored to its legal position as a company incorporated by Limited revived letters patent, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as at the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

- 2. This Act comes into force on the day it receives Royal Commence-Assent.
- 3. The short title of this Act is The Gould's Drug Store Limited Short title Act, 1980.



519

CHAPTER 97

An Act to revive Gradore Mines Limited

Assented to December 12th, 1980

TYPEREAS Harold Cross and James Ryan hereby represent Preamble V that Gradore Mines Limited, herein called the Corporation, was incorporated by letters patent dated the 19th day of January, 1951: that the Minister of Consumer and Commercial Relations by order dated the 16th day of March, 1976, and made under the authority of subsection 3 of section 251 of The Business Corpora- R S.O. 1970. tions Act, cancelled the certificate of incorporation of the Corporation for failure to file financial statements as required by section 134 of The Securities Act, being chapter 426 of the Revised Statutes of Ontario, 1970, and declared the Corporation to be dissolved on the 16th day of March, 1976; that the applicants were directors in good standing of the Corporation at the time of its dissolution: that the notice of default in filing the required financial statements was received by the directors of the Corporation but there were insufficient funds available at the time to pay the cost of preparing the said financial statements or for paying the required filing fees; that the Corporation at the time of its dissolution owned certain property and that it is desirable that the Corporation be revived in order to deal with the said property; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Gradore Mines Limited is hereby revived and is, subject to Gradore any rights acquired by any person after its dissolution, hereby Limited restored to its legal position as a corporation incorporated by revived letters patent, including all its property, rights, privileges and franchises, and subject to all its liabilities, contracts, disabilities and debts as of the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

2. This Act comes into force on the day it receives Royal Commence-Assent.

S UM (0).

3. The short title of this Act is The Gradore Mines Limited Act, 1980.

An Act respecting the Town of Grimsby

Assented to June 17th, 1980

7 HEREAS The Corporation of the Town of Grimsby, herein Preamble called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The council of the Corporation may enter into an Agreements agreement with the owner or occupant of a building or structure from erected or used, or to be erected or used, for a purpose permitted requirements to provide by the Corporation's by-laws providing for relief, to the extent set parking out in the agreement, from any requirement in any by-law of the Corporation for the provision or maintenance of parking facilities on land that is not part of a highway, and exempting such owner or occupant, to the extent specified in the agreement, from the necessity of providing or maintaining such facilities.

(2) Every agreement referred to in subsection 1 shall,

Idem

- (a) be subject to the approval of the Ontario Municipal Board given either before or after the execution thereof;
- (b) require the payment to the Corporation of a sum of money therein set out, either in a lump sum or by instalments, together with interest at a rate therein specified, and setting forth the basis upon which the sum of money is calculated; and
- (c) where the agreement provides for payment by instalments, be executed by all prior mortgagees or other encumbrancers to postpone their encumbrance in favour of the said agreement.
- (3) All moneys paid or to be paid in accordance with an agree- agreements ment made pursuant to subsection 1 shall be paid into a special fund for account and may be invested in such securities as a trustee may purpose of

Payments facilities

K 810

invest in under *The Trustee Act*, and the earnings derived from the investment of such moneys shall be paid into such special account, and the moneys in such special account shall be expended for the same purposes and in the same manner as a reserve fund provided for in paragraph 72 of section 352 of *The Municipal Act*.

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(4) The auditor of the Corporation, in his annual report, shall report on the activities and position of any special account established under this section.

Reputratuer in autromient monte den on mil (5) An agreement made pursuant to subsection 1 may be registered against the title of the land affected thereby in the proper land registry office, and, when so registered, the amounts payable under the agreement shall, until paid, be a lien or charge upon the lands described therein.

Details or

(6) In the event of default of payment under an agreement registered under subsection 5 for a period of one year from the date any payment is due, the amount in default may be collected in the same manner and with the same remedies as provided by *The Municipal Affairs Act* for the collection of real property taxes.

Cyclithcate of payment

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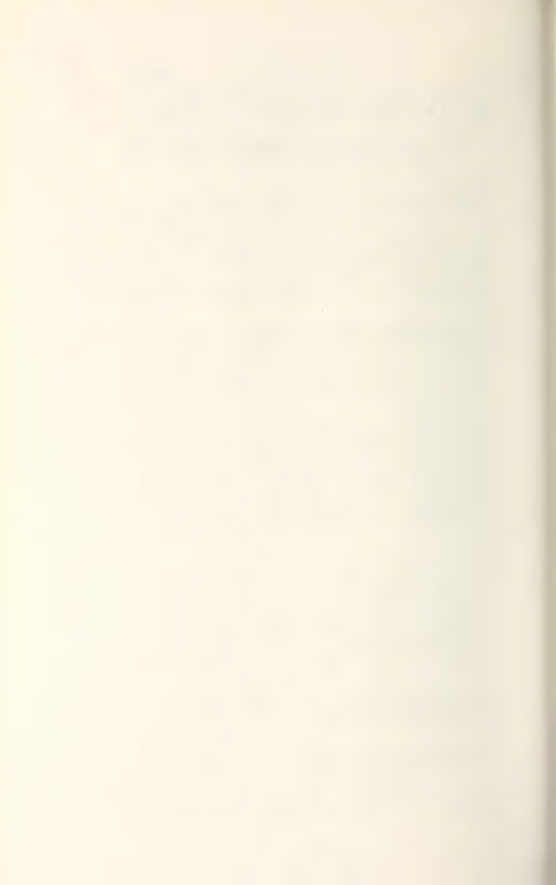
(7) Upon payment in full of the moneys to be paid under an agreement registered under subsection 1, or upon termination of such an agreement, the Town Administrator of the Corporation shall, at the request of the owner of the land or other person entitled under the agreement, provide a certificate in a form registrable in the proper land registry office, certifying that the moneys to be paid under the agreement have been fully paid or that the agreement has been terminated.

By-law acyying parking lot against damond

- 2. Where the council of the Corporation, with the approval of the Ontario Municipal Board, has passed a by-law under paragraph 72 of section 352 of *The Municipal Act*, which provides that the capital costs or any part thereof, the annual rental payable under any lease, or any operating deficit in the previous year shall be levied against specified parcels of land within a defined area, and, subsequent to the effective date of the by-law imposing the levy, the council is of the opinion that,
 - (a) there has been an increase or decrease in special benefit derived therefrom by a parcel of land in the defined area against which a portion of the cost has been levied;
 - (b) a parcel of land in the defined area has begun to derive or has ceased to derive a special benefit therefrom; or
 - (c) a parcel of land outside the defined area has begun to derive a special benefit therefrom,

the council may, from time to time, by a by-law, passed with the approval of the Ontario Municipal Board,

- (d) redefine the area in the municipality that, in the opinion of the council, contains the lands that derive a special benefit from the by-law; and
- (e) reapportion the balance of the cost mentioned in subclause i of clause g of paragraph 72 of section 352 of *The* R.S.O. 1970, *Municipal Act* so that such cost shall be apportioned against each parcel of land that, in the opinion of the council, derives such special benefit.
- 3. This Act comes into force on the day it receives Royal Commence-Assent.
 - 4. The short title of this Act is The Town of Grimsby Act, 1980. Short title



An Act respecting the City of Hamilton

Assented to June 17th, 1980

HEREAS The Corporation of the City of Hamilton deems it Preamble expedient to establish a corporation and to implement the objects thereof to maintain, operate, manage and market The Hamilton Place Convention Centre in the public interest; and whereas the applicant hereby applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act.

Interpre-

- (a) "board" means the board of directors of the Corporation;
- (b) "City" means The Corporation of the City of Hamilton;
- (c) "Convention Centre" includes the enterprise, structure and the necessary interest in land appurtenant thereto located on the south side of King Street West known as "The Hamilton Place Convention Centre" in Lloyd D. Jackson Square in the City of Hamilton;
- (d) "Corporation" means The Hamilton Place Convention Centre, Inc., established by section 2;
- (e) "council" means the council of the City;
- (f) "director" means a person appointed to the board as a member thereof.

2.—(1) There is hereby established a corporation without The share capital under the name of "The Hamilton Place Convention Place Centre, Inc." having as its purpose the maintenance, operation, Convention management and marketing of the Convention Centre as a centre incorporated for the holding of conventions, meetings, receptions, trade shows, conferences and displays of every kind.

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(2) The Corporation has the capacity and, subject to this Act, the rights, powers and privileges of a natural person.

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(3) The Corporations Act does not apply to the Corporation.

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- **3.** The Corporation shall have,
 - (a) a head office at the City of Hamilton; and
 - (b) a corporate seal upon which its corporate name shall appear.

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- **4.**—(1) The board shall be composed of nine directors appointed by council of whom,
 - (a) three directors shall be members of council; and
 - (b) six directors shall not be members of council.

Limit of

(2) The directors to be appointed under clause a of subsection 1 shall be appointed for a term of office not exceeding their term of office on council and the directors to be appointed under clause b of subsection 1 shall be appointed for a term of office not exceeding three years, and the directors shall be eligible for reappointment.

Removal

(3) The council may at any time remove a director from office by resolution passed by at least two-thirds of the members thereof and such vacancy or a vacancy resulting from death or resignation may be filled by the council for the remainder of the unexpired term.

Quorum

(4) Five of the directors constitute a quorum at any meeting of directors and, notwithstanding any vacancy among the directors, a quorum of directors may exercise all the powers of the directors.

Churman

5.—(1) The directors shall elect annually a chairman, a first vice-chairman and a second vice-chairman from amongst themselves.

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(2) The first vice-chairman shall act in the place and stead of the chairman when the chairman is absent.

...

(3) The second vice-chairman shall act in the place and stead of the chairman and first vice-chairman when both are absent.

Appointment of member or respect (4) One of the chairman, first vice-chairman and second vice-chairman shall be a member of council.

Resilication

(5) The chairman, first vice-chairman and second vice-chairman are eligible for re-election.

- **6.** The directors may serve without compensation or with Compensation compensation in such amount as the council may determine.
- 7.—(1) Unless varied by by-law of the board, meetings of the Board board shall be held at least six times each year.
- (2) A meeting shall be called upon service of a written notice of Motice meeting upon each director not later than two days preceding the date and time fixed for the meeting specifying the purpose of the meeting.
- **8.**—(1) A record of all meetings shall be kept in a book kept for Record of that purpose.
- (2) All minutes, orders, directions and proceedings shall be Idem entered into the book
- (3) All such minutes shall be signed by the chairman of the Idem meeting, or in his absence by the vice-chairman, at which the proceedings were held and by the secretary of the Corporation.
 - 9.—(1) The board may appoint a secretary to the Corporation. Secretary
 - (2) The duties of the secretary shall be to,

Duties

- (a) call such meetings as may be required under this Act;
- (b) keep all minutes of meetings and proceedings of the board:
- (c) submit to the board at each of its meetings the minutes of the next preceding meeting of the board; and
- (d) perform such duties as the board may from time to time direct.
- **10.**—(1) The Corporation may appoint, hire or otherwise Employees engage officers, servants, employees, agents or others as it requires to perform its duties and exercise its powers for the proper conduct of its business conducive to the objects of the Corporation.
- (2) The Corporation may determine the qualifications, respon-Idem sibilities, duties, positions, remuneration and terms and conditions of employment or service of persons hired.
- **11.**—(1) The Corporation shall not incur any indebtedness or Limitation obligation, whether contingent or otherwise, or expend any powers moneys except as authorized by this section.

Authorized . Xpa whitings

(2) Within the limits of the approved budget referred to in subsection 2 of section 16, the Corporation may incur indebtedness and other obligations and expend moneys for the carrying out of its duties and affairs and the exercise of its powers under this Act, including all expenses necessarily incurred in connection therewith.

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(3) Notwithstanding subsection 2, the Corporation may, with the approval of the Board of Control of the City and the council, incur indebtedness and other obligations and expend moneys in excess of the approved budget for any fiscal period.

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(4) Where an indebtedness or obligation proposed to be incurred in any year would extend beyond the year and beyond the term of the council currently in office, the approval of the council to the incurring of the indebtedness or obligation shall be subject to section 293 of *The Municipal Act* and to sections 64 and 65 of *The Ontario Municipal Board Act* as though the giving of the approval were the incurring of the debt or obligation or the making of the expenditure by the City.

R S.O. 1970, cc. 284, 323

(5) Notwithstanding subsection 3, the Corporation shall not borrow money or acquire or hold any interest in real property.

No power to borrow money or acquire real property Salaries.

(6) Subsection 4 does not apply where the Corporation is exercising its powers under section 10 in respect of the appointment, hiring and paying of officers, servants and employees of the Corporation.

General manager **12.**—(1) The board shall appoint a general manager who shall be the chief executive officer of the Corporation.

Idem

(2) The general manager shall not be a director.

Idem

(3) The board may delegate to the general manager the exercise of such power and authority as it may determine for the proper conduct of the business conducive to the objects of the Corporation.

Accounting records

- **13.**—(1) The Corporation shall keep or cause to be kept proper books of account and accounting records with respect to all financial and other transactions of the Corporation including, without limiting the generality of the foregoing,
 - (a) records of all sums of money received from any source whatsoever and disbursed in any manner whatsoever; and
 - (b) records of all matters with respect to which receipts and disbursements take place in consequence of the main-

tenance, operation and management of the Convention Centre.

- (2) The Corporation shall keep or cause to be kept and main- Idem tained all such books of accounts and accounting records as the City Treasurer may require.
- (3) The accounts and transactions of the Corporation shall be Auditor audited by the auditor of the City.
- **14.**—(1) The Corporation shall prepare or cause to be prepared annually at the commencement of each calendar year a detailed budget of estimated revenue and expenditure, as the City Treasurer may require.
- (2) The Corporation shall submit the estimates to council not Submission to later than the 14th day of January in each year.
- (3) The Corporation shall cause to be prepared and audited an Annual report.
- (4) The Corporation shall submit the annual report to council Submission not later than the 31st day of March in each year.
- (5) The fiscal period of the Corporation shall be the same as the Fiscal period of the City.
- **15.** Subject to section 16, the board shall manage or supervise Board to the conduct and management of the business and affairs of the Corporation Corporation and may, by resolution, make, amend or repeal by-laws that regulate the same.
- **16.**—(1) The council may entrust to the Corporation the Power of maintenance, operation and management of the real property or any part thereof owned by the City comprised in the Convention Centre.
- (2) The annual budget or any part thereof of the Corporation Approval of budget shall be subject to the approval of the Board of Control of the City and the council.
- (3) The council may require the Corporation to report on any Reports to matter relating to the carrying out of the purposes of this Act for consideration by council.
- 17. Except for the purposes of *The Ontario Municipal* Deemed not to be a *Employees Retirement System Act*, the Corporation shall be local board deemed not to be a local board of the City.

 R.S.O. 1970, c. 324
- **18.**—(1) Subject to subsection 2, every director and officer of Indemnity the Corporation and his heirs, executors, administrators and other

legal personal representatives may from time to time be indemnified and saved harmless by the Corporation from and against,

- (a) any liability and all costs, charges and expenses that he sustains or incurs in respect of any action, suit or proceeding that is proposed or commenced against him for or in respect of anything done or permitted by him in respect of the execution of the duties of his office; and
- (b) all other costs, charges and expenses that he sustains or incurs in respect of the affairs of the Corporation.

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(2) No director or officer of the Corporation shall be indemnified by the Corporation in respect of any liability, costs, charges or expenses that he sustains or incurs in or about any action, suit or other proceeding as a result of which he is adjudged to be in breach of any duty or responsibility imposed upon him under this Act or under any other statute unless, in an action brought against him in his capacity as director or officer, he has achieved complete or substantial success as a defendant.

Insunance

(3) The Corporation may purchase and maintain insurance for the benefit of a director or officer thereof, except insurance against a liability, cost, charge or expense of the director or officer incurred as a result of his failure to exercise the powers and discharge the duties of his office honestly, in good faith and in the best interests of the Corporation, exercising in connection therewith the degree of care, diligence and skill that a reasonably prudent person would exercise in comparable circumstances.

Corporation deemed not to be tenant or carrying on business for purposes of R.S.O. 1970.

- **19.** For the purposes of *The Assessment Act*, the Corporation shall be deemed not to be,
 - (a) a tenant or lessee who is liable to taxation; or
 - (b) occupying the Convention Centre for the purpose of or in connection with any business or carrying on of business.

Surplus and deficits

20.—(1) The City shall be entitled to receive any surplus resulting from the operations of the Corporation and shall be responsible for any deficit incurred by the Corporation.

Dissolution

(2) Upon the dissolution of the Corporation and upon the payment of all debts and liabilities, its remaining property shall vest in the City free and clear of all claims, charges, liens or encumbrances of any kind.

Commencement 21. This Act comes into force on the day it receives Royal Assent.

Short title

22. The short title of this Act is *The City of Hamilton Act*, 1980.

An Act respecting the City of Hamilton

Assented to November 14th, 1980

HEREAS The Corporation of the City of Hamilton, herein Preamble called the Corporation, hereby represents that the owner of the vacant land at No. 1219 Main Street East in the City of Hamilton proposes to erect an office building at the said location and has applied to the Corporation for permission to encroach with a porch and steps on to the road allowance of Edgemont Street North but not so as to interfere with the free flow and safe passage of persons using the said road allowance; that the said porch and steps will serve the main entrance of the proposed office building; that the said porch and steps are not an inadvertent encroachment under paragraph 93 of subsection 1 of section 354 of The Municipal Act; that it is considered desirable by the Corpora-R.S.O. 1970. tion that the said office building encroach on to the road allowance as aforesaid; and whereas the Corporation hereby applies for special legislation to permit the said encroachment on to the road allowance; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The council of the Corporation may, by by-law, permit the Encroachment owner of the land located at No. 1219 Main Street East, under such terms and conditions as the Corporation may require, to construct an encroachment on to the road allowance of Edgemont Street North having a depth measured from the westerly limit of Lot 192, as shown on a plan registered in the Land Registry Office for the Registry Division of Wentworth (No. 62) as Plan 497, of ten feet and a length parallel to the said limit of eleven feet, ten inches, as may be more particularly described in the by-law.

- 2. This Act comes into force on the day it receives Royal Commence Assent.
- 3. The short title of this Act is The City of Hamilton Act, 1980 Short title (No. 2).



An Act respecting The Hamilton Club

Assented to December 12th, 1980

WHEREAS The Hamilton Club, herein called the corporation, hereby Preamble represents that it was incorporated by a special Act of the Legislative Assembly entitled An Act to incorporate "The Hamilton Club", being 1873, c. 131 chapter 131 of the Statutes of Ontario, 1873; that section 4 of the said Act limits the power of the corporation to raise or borrow money either upon mortgage of the real and personal property of the corporation or by the issue of debentures secured thereon or by the issue of stock to \$40,000; that sections 6 and 7 of the said Act authorize the execution of a mortgage and the execution of a pledge and mortgage to secure repayment of moneys borrowed upon the security of a mortgage or debentures; that sections 8 and 9 of the said Act refer to money and funds raised and there is no reference to money and funds borrowed; that the corporation desires to remove the limitation on borrowing imposed by section 4 and to consolidate the authority conferred by sections 6 and 7 into a new section 4 as amended and to include the words "or borrowed" after the word "raised" in sections 8 and 9 of the said Act; and whereas the corporation hereby applies for special legislation for such purpose; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Section 4 of *An Act to incorporate "The Hamilton Club"*, being seed chapter 131 of the Statutes of Ontario, 1873, is repealed and the following substituted therefor:
 - 4. It shall be lawful for the said corporation, with the assent of Power to borrow the members as hereinafter provided for,
 - (a) to raise or borrow money on the credit of the corporation;
 - (b) to raise or borrow money by the issue of stock;
 - (c) to issue, sell or pledge securities or debt obligations of the corporation; and
 - (d) to charge, mortgage, hypothecate or pledge all or any currently owned or subsequently acquired real or per-

sonal, movable or immovable property of the corporation, including book debts, rights, powers, franchises and undertakings, to secure any debt obligations or securities or any money borrowed, or any other debt or liability of the corporation.

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2. Sections 6 and 7 of the said Act are repealed.

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3. Section 8 of the said Act is amended by inserting after "raised" in the first line "or borrowed".

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4. Section 9 of the said Act is amended by inserting after "raised" in the first line "or borrowed".

Commence fix fil 5. This Act comes into force on the day it receives Royal Assent.

Short title

6. The short title of this Act is The Hamilton Club Act, 1980.

An Act respecting The Hamilton Foundation

Assented to June 19th, 1980

THEREAS The Hamilton Foundation represents that it was incorpo-Preamble rated by The Hamilton Foundation Act, 1954, being chapter 113; that it is desirable that the said Act be amended as set out in this Act; and whereas The Hamilton Foundation hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Section 2 of The Hamilton Foundation Act, 1954, being chapter s. 2, 113, is amended by adding thereto the following subsection:
 - (2) In this Act, "charitable purposes" includes educational and Interprecultural purposes.
- 2.—(1) Subsection 1 of section 3 of the said Act is amended by striking s. 3 (1). out "nine" in the first line and inserting in lieu thereof "twelve".
 - (2) Subsections 2 and 3 of the said section 3 are repealed and the s. 3 (2, 3), following substituted therefor:
 - (2) The members of the Board on the day this subsection comes Transition into force shall continue to hold office in accordance with the terms of their appointments.
 - (2a) At the first meeting of the Board held after the annual New meeting of the Board, six new members of the Board shall be members appointed, of whom three shall hold office for a four-year term.
 - (3) Members of the Board shall serve without remuneration Remuneration and, subject to subsections 2 and 2a, shall be appointed for a term office of four years.
- 3. Subsection 1 of section 4 of the said Act is repealed and the following s. 4 (1). substituted therefor:
 - (1) The nominating committee shall consist of the persons Composition holding the following offices from time to time:

- 1. The Mayor of the City of Hamilton.
- The Senior Judge of the County Court for the Judicial District of Hamilton-Wentworth.
- 3. The President of The Hamilton and District United Appeal.
- The President of The Hamilton and District Chamber of Commerce.
- 5. The President of The Hamilton Law Association.

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4.—(1) Clause g of section 6 of the said Act is amended by striking out "in each year" in the first line.

s (W). amieriker (2) Clause *h* of the said section 6 is amended by inserting after "the" where it occurs the second time in the second line "general" and by striking out "period of four consecutive years" in the ninth line and inserting in lieu thereof "financial year".

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- (3) The said section 6 is amended by adding thereto the following clauses:
 - (n) to carry on a related business, or a business donated to the Foundation, the net profits from such business to be used for the purposes of the Foundation;

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- (o) subject to *The Accumulations Act*, to accumulate net income from year to year with the intention of distributing such accumulation for the purposes of the Foundation;
- (p) to set up, from time to time, a special fund for the relief of persons or families who suffer from death, injury, calamitous deprivation of the necessaries of life, health or education as a result of disasters, fires, floods or accidents of major proportions within Ontario, that in the opinion of the Board merit the establishment of a special fund, and as part of such activity, to solicit and receive funds and to disburse them for such relief and for the expenses of advertising and operating the fund, and for these purposes the restrictions on the distribution of capital set out in clause h shall not apply provided that any surplus in a special fund may be transferred to the general capital funds of the Foundation;
- (q) to refuse to accept any bequest, devise and donation.
- 5. The said Act is amended by adding thereto the following section:

6a.—(1) Notwithstanding any other provision of this Act, the Common Foundation may establish a common trust fund, hereinafter called fund "the Fund", in which property received by the Foundation under bequests, devises and donations is combined for the purpose of facilitating investments.

(2) The Board may, by resolution passed by a majority of the Powers Board, make regulations from time to time concerning the operation of the Fund, the method of valuation of investments in the Fund and the date or dates upon which the valuation may be made, the distribution of the income of the Fund and the property that may be included in the Fund.

- (3) A direction in writing by a donor that property included in a Limitation donation, beguest or devise shall not be included in the Fund is of Board binding on the Board.
- **6.** Subsections 2 and 3 of section 7 of the said Act are repealed and the s. 7 (2, 3), following substituted therefor:
 - (2) If the Board is satisfied that conditions are such as to render Proviso it impossible, impractical, inefficient or unwise to expend all or any part of a donation referred to in subsection 1, or the net income derived therefrom at any time for such specific charitable purpose, the Board may apply to the Supreme Court for direction to use the income or capital, or both, for other purposes of the Foundation.
 - (3) Notwithstanding any other provision of this Act, the Foun-Management dation is empowered to receive, invest and manage endowment of funds and capital funds previously held by or anticipated to be received for the account of another Canadian charitable, educational or cultural organization, in accordance with the arrangement between the Foundation and the organization, and the Foundation may, upon request, return to the organization all or any part of such organization's assets held by the Foundation.

7.—(1) Subsection 1 of section 10 of the said Act is amended by adding \$10 (1). at the end thereof "and in the absence of any direction by the donor, it shall be deemed that all contributions are received as capital and are to be invested and the net income therefrom devoted for charitable purposes as provided in this Act".

- (2) Subsection 3 of the said section 10 is repealed and the following s. 10 (3), substituted therefor:
- (3) Unless otherwise directed by testamentary document or Acknowledge deed of trust or otherwise, all donations of \$100.00 or more shall be publicly acknowledged in the financial year following that in which they are made, by being set out in the annual audited report

and donations of less than \$100.00 may be consolidated together and shown as one figure in the annual audited report.

- (3) Subsection 4 of the said section 10 is amended by adding at the end thereof "and further provided that the names of donors giving less than \$100.00 need not be shown separately and such donated amounts may be consolidated together and shown as one figure in the annual audited report".
- 8.—(1) Subsection 3 of section 11 of the said Act is amended by striking out "receipts and disbursements and capital assets" in the fourth and fifth lines and inserting in lieu thereof "the revenue and expenses, balance sheet and capital account, and grants paid" and by adding at the end thereof "provided that the published statement need not include the names of donors in the years prior to the immediately preceding financial year".
 - (2) Subsection 4 of the said section 11 is amended by striking out "receipts and disbursements and capital assets" in the first and second lines and inserting in lieu thereof "revenue and expenses, balance sheet and capital account and grants paid".
- **9.** Section 12 of the said Act is amended by adding at the end thereof "unless so directed by a judge of the Supreme Court".
- 10. This Act comes into force on the day it receives Royal Assent.
- 11. The short title of this Act is The Hamilton Foundation Act, 1980.

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An Act respecting The Institute of Chartered Secretaries and Administrators in Ontario

Assented to December 12th, 1980

WHEREAS The Institute of Chartered Secretaries and Administrators Preamble in Ontario, herein called the Institute, hereby represents that it was incorporated under the name of "The Chartered Institute of Secretaries of Joint Stock Companies and other Public Bodies in Ontario" by a special Act of the Legislative Assembly entitled *The Chartered Secretaries of Ontario Act*, 1958, being chapter 128; that by supplementary letters patent dated the 25th day of June, 1973, the name of the Institute was changed to its present name; that the Institute considers it desirable to provide for certain rights for affiliates of the Institute as set out in this Act; that the Institute also considers it desirable to grant its members and affiliates the right to use the designation "Professional Administrator"; and whereas the applicant hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of Ontario Act, 1958*, being section 2 of *The Chartered Secretaries of*
 - 2. The objects of the Institute shall be to provide means and Objects facilities by which its members and affiliates may increase their knowledge, skill and proficiency in all things relating to the profession or business of a Chartered Secretary or Administrator and to hold such examination and prescribe such tests of competency as may be deemed expedient to qualify for admission to membership or affiliation and to discipline any member or affiliate guilty of any default or misconduct in the practice of his profession or business.
- 2. Subsections 2, 3, 4 and 5 of section 3 of the said Act are repealed and substituted therefor:
 - (2) The Council shall consist of fifteen elected persons who shall Composition be elected for such term and in such manner as the by-laws provide, and in addition every past chairman of the Institute shall be an *ex officio* member of the Council.

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(3) The Council shall elect from among its number a chairman, two vice-chairmen, a treasurer and such other officers as it may deem necessary.

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(4) The Council shall appoint a member or affiliate of the Institute as secretary who shall be paid such remuneration as may be fixed by the Council.

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(5) When a vacancy occurs in the Council from any cause, the Council shall appoint a member or affiliate of the Institute to fill the vacancy for the unexpired term of the person on Council being replaced.

s all s); resentacted 3. Subsection 3 of section 4 of the said Act is repealed and the following substituted therefor:

Classes of mombership affiliation (3) The Institute shall have two classes of membership, namely, Fellows and Associates, and one grade of affiliation, namely, affiliates, qualifications for each of which shall be those prescribed by the by-laws.

s. 5 (2, 3), re-enacted

4. Subsections 2 and 3 of section 5 of the said Act are repealed and the following substituted therefor:

Offence

(2) Any person in Ontario who, not being a member of the Institute, takes or uses the designation "Chartered Secretary" or the initials F.C.I.S. or A.C.I.S. or any name, title or description, such as C.S. or C.I.S., implying that he is a member of the Institute, is guilty of an offence and on conviction is liable to a fine of not more than \$25 for each offence.

Designation

(3) Every member and every affiliate of the Institute shall have the right to use the designation "Professional Administrator" and may use after his name, in addition to any other designations to which he may be entitled, the initials "P.Adm.".

Offence

(4) Any person in Ontario who, not being a member or affiliate of the Institute, takes or uses the designation "Professional Administrator" or the initials P.Adm. or any name, title or description, such as P.Admin., implying that he is a member or an affiliate of the Institute is guilty of an offence and on conviction is liable to a fine of not more than \$25 for each offence.

s. 6 (1), re-enacted **5.** Subsection 1 of section 6 of the said Act is repealed and the following substituted therefor:

Register

(1) The secretary shall keep a register in which shall be entered in alphabetical order the names of all members and affiliates in good standing showing the class of membership or affiliation held, and only those persons so registered shall be members or affiliates and entitled to the privileges of membership or affiliation in the Institute.

- **6.** Clauses a, b, c, d and e of subsection 1 of section 8 of the said Act are s. 8 (1) (a-c). repealed and the following substituted therefor:
 - (a) prescribing a curriculum and the course of studies to be pursued by students and the subjects upon which students and candidates for admission as members or affiliates shall be examined and for granting certificates to students and candidates who have successfully passed the examinations:
 - (b) establishing the power, duties and remuneration of examiners to be appointed for the purpose of ascertaining and reporting upon the qualifications of candidates for membership or affiliation:
 - (c) regulating and governing the conduct of its members and affiliates in the practice of their profession or business, including the suspension or expulsion of any member or affiliate for misconduct or violation of the rules or by-laws of the Institute;
 - (d) fixing the fees to be paid by students and candidates for membership or affiliation and by members and affiliates:
 - (e) governing the election of members or affiliates to the Council and fixing their term of office.
- 7. Clause g of section 10 of the said Act is repealed and the following s. 10 (g), substituted therefor:
 - (g) operate a library for the benefit of members, affiliates and students and publish, or cause to be published, books, pamphlets or other publications of interest to members, affiliates and students.
- 8. Sections 11, 12 and 13 of the said Act are repealed and the following settle 13. 13. substituted therefor:
 - 11. The Institute may establish and administer a benevolent Benevolent fund for the benefit of any members or affiliates or the families of deceased members or affiliates who may require financial assistance and for the purpose may make and receive contributions and donations.

12. Any surplus derived from carrying on the affairs and busi-Surplus ness of the Institute shall be devoted and applied solely to promote

and carry out its objects and purposes and shall not be divided among its members or affiliates.

Applications of Net 13. Nothing in this Act affects or interferes with the right of any person not a member or affiliate of the Institute to perform the duties of a secretary or administrator in Ontario.

Commence-

9. This Act comes into force on the day it receives Royal Assent.

Short title

10. The short title of this Act is The Institute of Chartered Secretaries and Administrators in Ontario Act, 1980.

An Act respecting the Italian Canadian Benevolent Corporation (Toronto District)

Assented to December 12th, 1980

THEREAS the Italian Canadian Benevolent Corporation Preamble (Toronto District), herein called the Corporation, hereby represents that it was incorporated as the Italian-Canadian Benevolent Corporation by letters patent dated the 15th day of April, 1971; that by supplementary letters patent dated the 8th day of June, 1978, the name of the Corporation was changed to Italian Canadian Benevolent Corporation (Toronto District); that the Corporation is a registered charitable organization within the meaning of the Income Tax Act (Canada); that the Corporation R.S.C. 1952, acquired a freehold interest in lands located on Lawrence Avenue West in the City of North York on the 23rd day of March, 1977 and on the 11th day of April, 1979; that the Corporation intends to use the said lands for the purposes of a home for the elderly and as a cultural and recreational centre; and whereas the Corporation hereby applies for special legislation to exempt the aforesaid real property, occupied and used by it in the City of North York, from municipal taxation, including school and local improvement rates; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. So long as the lands described in the Schedule hereto are Tax used for the purposes of the Corporation, they shall be exempt from taxes for municipal and school purposes.
- 2. For the purposes of subsection 8 of section 214 of The Deemed Municipality of Metropolitan Toronto Act, the exemption from R S.O. 1970. taxation granted under section 1 shall be deemed to be an exemp- of 205, 82 tion provided under section 3 of The Assessment Act.
- 3. This Act shall be deemed to have come into force on the 23rd Commence day of March, 1977 with respect to the lands described in clause a of the Schedule and on the 11th day of April, 1979 with respect to the lands described in clause b of the Schedule.

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4. The short title of this Act is The Italian Canadian Benevolent Corporation (Toronto District) Act, 1980.

SCHEDULE

That parcel of land and premises situate in the City of North York, in The Municipality of Metropolitan Toronto, being composed of part of Lot 5, Concession 3, west of Yonge Street, in the said City of North York, being those portions designated as,

- (a) Parts 7 and 8; and
- (b) Parts 4, 5, 6, 9, 10 and 13,

on a Reference Plan deposited in the Land Registry Office for the Registry Division of Toronto Boroughs and York South (No. 64) as Number 64R-6022.

An Act respecting the Powers of The Jewish Family and Child Service of Metropolitan Toronto

Assented to December 12th, 1980

WHEREAS The Jewish Family and Child Service of Preamble Metropolitan Toronto, hereinafter called the Corporation, was incorporated pursuant to Part III of The Corporations Act R.S.O. 1970, by letters patent dated the 25th day of October, 1966 as a corporation without share capital for charitable purposes; that the predecessors to the Corporation have provided services to persons of the Jewish faith resident in Ontario since 1868; that the present form of the Corporation is a merger of the Jewish Service Agencies, the Jewish Family Welfare Bureau, Jewish Child Welfare Association, Jewish Big Brothers and Jewish Big Sisters: that the Corporation offers comprehensive direct services on a family-oriented model, including counselling and guidance for Tewish couples, families, children, youths and elderly and also including care, supervision, protection and adoption services for Tewish children; that some of the services that the Corporation has traditionally supplied in relation to children of the Jewish faith are subject to The Child Welfare Act, 1978; that the Corporation 1978, c. 85 wishes to continue to provide such services in relation to children and that in order to do so it is necessary that the Corporation be able to exercise the powers and perform the duties of a children's aid society for persons of the Jewish faith; that the Corporation wishes to maintain its existing corporate structure and funding arrangements; and whereas the Corporation hereby applies for special legislation to enable it to provide such services while maintaining its existing corporate structure and funding arrangements; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. For the purposes of every Act, the Corporation is deemed to deemed to be a children's aid society approved by the Lieutenant Governor in children's Council under The Child Welfare Act, 1978.

Corporation aid society 1978. c. 85

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- 2. Notwithstanding section 1,
 - (a) sections 7 to 14, subsection 1 of section 15 and sections 16 to 18 of *The Child Welfare Act*, 1978, do not apply to the Corporation; and
 - (b) the powers conferred on the Corporation to apprehend and detain children under sections 21 and 22 of *The Child Welfare Act*, 1978 shall be exercised only within the Municipality of Metropolitan Toronto.

Powers of Minister 3. Any right, power or duty to act as a children's aid society given to the Corporation under section 1 may be suspended or revoked by the Minister of Community and Social Services where, in the opinion of the Minister, the Corporation is not able or willing to exercise the right or power or perform the duty.

Financial

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4. Nothing in this Act restricts or affects any financial arrangement or agreement, or any administrative arrangement or agreement related thereto, that the Corporation has or may have with The Children's Aid Society of Metropolitan Toronto.

Commencement **5.** This Act comes into force on the day it receives Royal Assent.

Short title

6. The short title of this Act is *The Jewish Family and Child Service of Metropolitan Toronto Act*, 1980.

An Act to revive John Madronich Limited

Assented to May 20th, 1980

WHEREAS John Madronich Sr., John Sylvester Madronich, Preamble Edward Robert Madronich and William George Madronich, hereby represent that John Madronich Limited, herein called the Corporation, was incorporated by letters patent dated the 23rd day of October, 1959; that the Minister of Consumer and Commercial Relations by order dated the 24th day of October. 1973, and made under the authority of subsection 3 of section 251 of The Business Corporations Act, cancelled the certificate of R.S.O. 1970. incorporation of the Corporation for default in filing annual returns, and declared the Corporation to be dissolved on the 28th day of November, 1973; that the applicants were the directors and the holders of all common shares of the Corporation at the time of its dissolution; that, although the notice of default in filing annual returns required by the said subsection 3 of section 251 of The Business Corporations Act was sent to the Corporation, through inadvertence, no action was taken to revive the Corporation until more than two years after the date of the said notice; that the Corporation, at the time of its dissolution, was carrying on active business and since that time active business has continued to be carried on in the name of the Corporation; and whereas the applicants hereby apply for special legislation reviving the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. John Madronich Limited is hereby revived and is, subject to John any rights acquired by any person after its dissolution, hereby Limited restored to its legal position as a company incorporated by letters revived patent, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

2. This Act comes into force on the day it receives Royal Commence-Assent.

stort title

3. The short title of this Act is The John Madronich Limited Act, 1980.

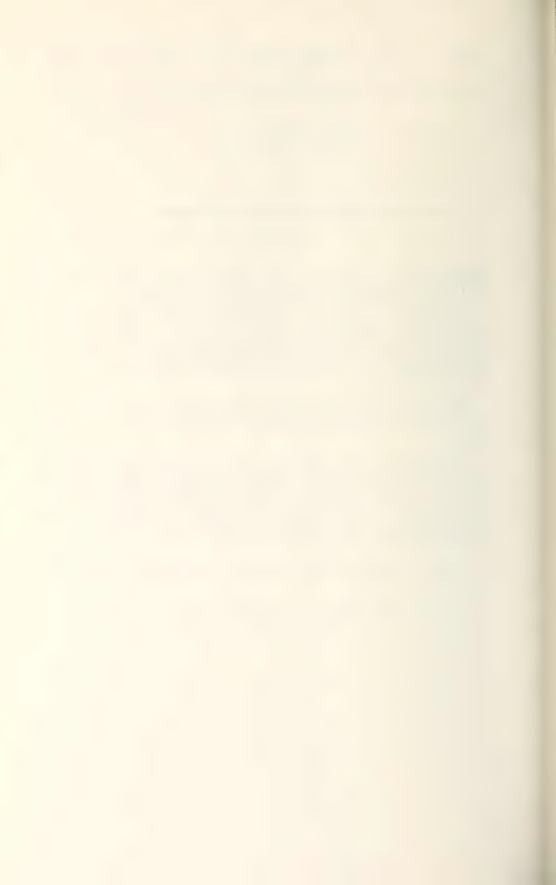
An Act respecting the City of Kingston

Assented to December 12th, 1980

WHEREAS The Corporation of the City of Kingston, herein Preamble called the Corporation, hereby represents that the Board of Commissioners of Police of the City of Kingston wishes to transfer to the council of the Corporation its jurisdiction to licence, regulate and govern various matters under the provisions of *The Municipal Act*; and whereas the Corporation hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. On and after the 1st day of January, 1981, the authority and Licensing power of boards of commissioners of police under *The Municipal Act* to pass by-laws to license trades, callings, persons and things, is vested in the council of the Corporation, including the authority and power of boards of commissioners of police to regulate and govern such trades, callings, persons and things.
- 2. This Act comes into force on the day it receives Royal Commence Assent.
 - 3. The short title of this Act is The City of Kingston Act, 1980. Short title



An Act to incorporate Knox Presbyterian Church, Ottawa

Assented to June 17th, 1980

THEREAS the Temporal Committee of Knox Presbyterian Preamble Church, Ottawa, in communion with The Presbyterian Church in Canada hereby represents that it was incorporated by a special Act entitled An Act to incorporate "The Temporal Committee of Knox Church, in the City of Ottawa" being chapter 137 of the Statutes of Ontario, 1873; that it is desirable that the corporate structure of Knox Presbyterian Church, Ottawa, be re-organized by incorporating the members of the Church as a corporation without share capital and that the existing corporation be dissolved; and whereas the applicant hereby applies for special legislation in respect of such matters; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) In this Act,

- (a) "Church" means the corporation incorporated by section 2;
- (b) "Kirk Session" means the Kirk Session of Knox Presbyterian Church, Ottawa;
- (c) "member of the Church" means a person whose name is on the Communion Roll of Knox Presbyterian Church, Ottawa:
- (d) "Presbyterian Church in Canada" means the congregations, members and adherents of The Presbyterian Church in Canada who did not on the 10th day of June, 1925, become part of the United Church of Canada and those persons who have since that date joined or may hereafter join with them as members or adherents;

- (c) "Temporal Board" means the Temporal Board of the Church established under section 4;
- (f) "Temporal Committee" means the Temporal Committee of Knox Church, in the City of Ottawa, in communion with the Canada Presbyterian Church, as incorporated by chapter 137 of the Statutes of Ontario, 1873.

0.100 0.100 0.000 0.000 (2) In the event of a conflict between any provision of this Act and any provision of *The Corporations Act*, the provision of this Act prevails.

Members of Church mouturated 2.—(1) The members, from time to time, of Knox Presbyterian Church, Ottawa, in communion with The Presbyterian Church in Canada, are hereby incorporated as a corporation without share capital under the name of "Knox Presbyterian Church, Ottawa".

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(2) The objects of the Church are to maintain and conduct the temporal affairs of Knox Presbyterian Church, Ottawa and thereby to support and promote the practice of Christian Religion and the teaching of the Gospel.

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3. This Act does not affect, impair or take away any powers or duties vested in the Kirk Session of Knox Presbyterian Church, Ottawa.

Financial Financia 4.—(1) The Church shall have a Temporal Board that shall consist of the persons holding office on the Temporal Committee immediately prior to the coming into force of this Act, until the members of the Temporal Board are elected or appointed in accordance with the by-laws of the Church.

Dogosod Lemporal Rogot (2) Subject to the by-laws of the Church, the Temporal Board shall have general charge of the financial affairs of the Church and of the maintenance and administration of the property of the Church.

Quarting and procedures

- (3) The Temporal Board may,
 - (a) determine the number of members of the Temporal Board that shall constitute a quorum, but in no case shall a quorum be fewer than one-third of the members of the Temporal Board; and
 - (b) regulate all matters pertaining to meetings of the Temporal Board.

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- 5.—(1) The Church has the power, by by-law, to,
 - (a) declare and vary the number of members of the Temporal Board;

- (b) declare and vary the qualifications for membership on the Temporal Board;
- (c) declare and define the method of election or appointment of members of the Temporal Board;
- (d) prescribe the period for which members of the Temporal Board shall hold office, but such period shall not exceed five years:
- (e) provide for any matter described in sections 6, 7, 8, 9, 10 and 11 which may be provided by by-law;
- (f) prohibit voting by proxy;
- (g) provide for any other matter relating to the temporal affairs of the Church:
- (h) borrow money on its credit in such amount, on such terms and from such persons, firms or corporations including chartered banks, as provided in the by-laws of the Church:
- (i) make, draw and endorse promissory notes or bills of exchange;
- (i) mortgage, hypothecate, pledge or charge any part or all of the property of the Church to secure any money so borrowed or the fulfilment of the obligations incurred by it under any promissory note or bill of exchange signed, made, drawn or endorsed by it;
- (k) issue bonds, debentures and obligations on such terms and conditions as provided in the by-laws of the Church and pledge or sell such bonds, debentures and obligations for such sums and at such prices as provided in the by-laws of the Church and mortgage, charge, hypothecate or pledge all or any part of the property of the Church to secure any such bonds, debentures and obligations.
- (2) No proposed by-laws or any proposed amendment to or Notice of by-laws repeal of any existing by-law shall be presented to any meeting of the Church or be voted on by the Church unless the text of such proposed by-law or such proposed amendment to any existing by-law or intention to repeal any existing by-law is set out in the notice calling that meeting and notice of that meeting is given not less than twenty-one days before the date on which that meeting is held.

Contact (in a continue of the party)

6.—(1) The Church, without obtaining a licence in mortmain and without limitation as to the period of holding, has the power to purchase or otherwise acquire, take or receive by gift, bequest or devise and to hold and enjoy any estate or property whatsoever, whether real or personal, and to grant, convey, mortgage, hypothecate, pledge, charge, borrow or otherwise dispose of the same or any part thereof from time to time as the occasion may require, and to acquire other estate or property, in addition thereto or in place thereof.

Rulit to

(2) Nothing in this Act shall require the Church to accept any property or any interest therein which the Church shall decide not to accept.

Investment

7. The funds of the Church not immediately required for its purposes and the proceeds of all property that come into the Church, subject to any trust affecting the same, may be invested and re-invested in the manner provided in the by-laws of the Church, and all property and revenue of the Church shall be applied for the attainment of any Church purposes and to the payment of expenses incurred for objects legitimately connected with or depending on its purposes.

Title of property

8.—(1) All property heretofore or hereafter granted, conveyed, devised or bequeathed to the Temporal Committee or the Church or to any person in trust for or for the benefit of the Temporal Committee or the Church, subject to any trust affecting the same, vests in the Church.

Rights and obligations of Temporal Committee continued (2) The property, rights, privileges and powers of the Temporal Committee are hereby continued and vested in the Church, and the liabilities of the Temporal Committee together with the benefits and burdens of all contracts and covenants of the Temporal Committee are hereby continued in and assumed by the Church.

Proof of conveyance

(3) For the purposes of any Act affecting title to property it shall be sufficient to cite this Act to establish the conveyance, transfer or transmission of title from the Temporal Committee and the vesting in the Church of all real and personal property or any interest in real or personal property, including the land, and the Church buildings thereon, described in Instrument No. 204248 registered in the Registry Office for the Registry Division of the City of Ottawa on May 30th, 1931, less the portion conveyed to The Corporation of the City of Ottawa by deed registered 31st October, 1968, as No. 550541, which on the date this Act comes into force, was vested in the Temporal Committee.

By-laws, etc of Temporal Committee continued (4) Subject to this Act, all by-laws, resolutions and appointments of the Temporal Committee shall continue as by-laws,

resolutions and appointments of the Church until amended or revoked by the Church.

- (5) The Temporal Committee is dissolved on the day this Act Temporal Committee comes into force.
- **9.** For the purposes of fulfilling the objects of the Church, the Additional powers of Church may,
 - (a) procure, alone or in conjunction with others, the establishment of corporations;
 - (b) directly or indirectly, acquire shares of a corporation whether or not the effect of such acquisition would be to make the corporation, the shares of which are so acquired, subsidiary to the Church;
 - (c) sell or otherwise dispose of or cause to be sold or otherwise disposed of,
 - (i) all or substantially all of the shares or assets of a corporation established as provided in clause *a*,
 - (ii) the shares of a corporation acquired as provided in clause *h*
- **10.**—(1) The annual meeting of the Church shall be called by Annual the Kirk Session upon such notice and be held on such day or days in each year, as provided by the by-laws of the Church.
- (2) Unless otherwise provided by a by-law of the Church, the Date annual meeting of the Church shall be held the second Wednesday of the month of February, in each year.
- (3) The annual meeting shall be conducted in the manner pro- Procedures vided in the by-laws of the Church.
 - (4) At the annual meeting, the Temporal Board shall,

Financial statement

- (a) submit to the members of the Church, full, correct and audited accounts of its receipts and expenditures, its dealings with the funds and property respectively vested in the Church; and
- (b) present for consideration of the members of the Church, annual budget projections for the current operating year.

Special postilis

- 11.—(1) A special meeting of the Church may be called at any time by the Kirk Session on its own motion and the Kirk Session shall call a special meeting,
 - (a) at the request of the Temporal Board on such date as the Temporal Board may specify; or
 - (b) upon receiving a requisition signed by not less than ten members of the Church.

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(2) Notice of a special meeting of the Church shall be given in accordance with the by-laws of the Church.

0. 2000 / 0. 2000 / **12.** No person may vote at an annual or special meeting of the Church unless he is a member of the Church.

Repeal

13. An Act to incorporate "The Temporal Committee of Knox Church, in the City of Ottawa", being chapter 137 of the Statutes of Ontario, 1873, is repealed.

Commence-

14. This Act comes into force on the day it receives Royal Assent.

Short title

15. The short title of this Act is The Knox Presbyterian Church, Ottawa, Act, 1980.

An Act respecting the City of London

Assented to November 14th, 1980

**THEREAS The Corporation of the City of London hereby applies for Preamble special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Interpre-

- (a) "Corporation" means The Corporation of the City of London;
- (b) "council" means the council of the Corporation.
- 2. By-law No. C.P.-501 (c)-361 of the Corporation passed by the Effective council on the 7th day of August, 1979 and approved by the Ontario By-law No. Municipal Board on the 15th day of November, 1979, being a C.P.-501 (c)by-law to amend By-law No. C.P.-501-427, shall be deemed to have refunds come into force on the 1st day of January, 1980, notwithstanding authorized any provision contained in By-law No. C.P.-501 (c)-361 to the contrary, and the Corporation is hereby authorized and empowered to refund that portion of contributions toward the cost of boundary roads and outlet sewers paid between the 15th day of November. 1979 and the 31st day of December, 1979, which is equal to the difference between the rates of contributions prescribed by By-law No. C.P.-501-427 as it existed on the 1st day of January, 1980, and the rates of contributions prescribed by By-law No. C.P.-501-427 as it existed on the 14th day of November, 1979.

3. Notwithstanding any provision to the contrary contained in The Powers of Elsie P. Williams Estate Act, 1938, including the minutes of settle-vest in City ment set forth in the schedule thereto, or in the will and codicils of of London Elsie P. Williams, the Canada Trust Company is hereby authorized and empowered to pass the accounts of its administration and settle the amount of its compensation before the proper authority or by agreement with the Corporation and to convey and transfer forth-

with the land and premises known as "Windermere", the grounds connected therewith and the household furnishings contained therein, after payment of its disbursements, compensation and the costs of the passing or settlement of its accounts to pay over the balance of the trust fund established by section 7 of the said Act to the Corporation, the said property, chattels, and balance of the trust fund to be held by the Corporation subject to the rights and trusts set forth in the said Act.

C MIMIPULE NUM 4. This Act comes into force on the day it receives Royal Assent.

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5. The short title of this Act is The City of London Act, 1980.

An Act respecting the Estate of Mary Agnes Shuter

Assented to November 14th, 1980

THEREAS the Trustees of Chalmers Church, Walpole, of the Preamble Presbyterian Church in Canada, sometimes referred to as Chalmers Stone Church of the Presbyterian Church in Canada, represent that Mary Agnes Shuter of the Town of Simcoe, in The Regional Municipality of Haldimand-Norfolk, died on the 11th day of March, 1970 having first made a will dated the 19th day of May, 1965; that by the will Mary Agnes Shuter bequeathed the residue of her estate to the Trustees of the cemetery of Chalmers Stone Church of the Presbyterian Church in Canada to be paid into the Perpetual Upkeep Fund of the said cemetery; that Mary Agnes Shuter had made an earlier will dated the 23rd day of October, 1956 wherein the residue of her estate was bequeathed to her cousin, William Z. Nixon; that William Z. Nixon and Helen Nixon, the executors named in the 1956 will made application to the Surrogate Court of the County of Norfolk for probate of said will; that the application for probate of the 1956 will was opposed by the Trustees of the cemetery of Chalmers Church, Walpole, of the Presbyterian Church in Canada who proposed that the 1965 will be admitted to probate instead; that because of the uncertainty of the mental capacity of the late Mary Agnes Shuter at the time of making the 1965 will, the contending beneficiaries entered into minutes of settlement filed in the Surrogate Court proceedings, whereby the 1965 will was admitted to probate subject to the minutes of settlement filed which provided that 60 per cent of the net residue of the estate should be paid to the Trustees of Chalmers Stone Church of the Presbyterian Church in Canada subject to a charge in favour of the Trustees of the Cemetery Board of the Chalmers Stone Church of the Presbyterian Church in Canada for the perpetual upkeep of the cemetery; that in the opinion of the Trustees of Chalmers Church, Walpole, of the Presbyterian Church in Canada the residue of the estate of Mary Agnes Shuter is far in excess of the amount required to adequately provide for the perpetual upkeep of the said cemetery; and whereas the said Trustees hereby apply for special legislation allowing them to set aside a portion of the said residue sufficient to provide for the said perpetual care; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

Residue of to the sorted to frustices, to tenth for general chorch purposes 1. Notwithstanding the provisions of the will of Mary Agnes Shuter, dated the 19th day of May, 1965, but subject to section 2 of this Act, the residue of the estate of Mary Agnes Shuter, now held by the Trustees of Chalmers Church, Walpole, of the Presbyterian Church in Canada subject to a charge in favour of the Trustees of the Cemetery Board of the said Church for the perpetual upkeep of the cemetery of the said Church, is hereby vested in the Trustees of Chalmers Church, Walpole, of the Presbyterian Church in Canada, in trust for general church purposes.

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2. The Trustees of Chalmers Church, Walpole, of the Presbyterian Church in Canada shall set aside the sum of \$8,000 from the moneys received under section 1 and the said sum shall be held in trust pursuant to *The Cemeteries Act* for the perpetual care of the cemetery of the said Church.

C minience-

R > () 11470.

3. This Act comes into force on the day it receives Royal Assent.

Short title

4. The short title of this Act is *The Mary Agnes Shuter Estate Act*, 1980.

An Act to revive McColl Farms Limited

Assented to December 12th, 1980

WHEREAS Donald McColl, David McColl, Alex McColl and Preamble Jean Valentine hereby represent that McColl Farms Limited, herein called the Corporation, was incorporated by letters patent dated the 2nd day of January, 1952; that the Minister of Consumer and Commercial Relations by certificate dated the 20th day of June, 1980 certified articles of dissolution filed by the Corporation pursuant to sections 248 and 249 of The Business R.S.O. 1970, Corporations Act; that the applicants were all the directors and shareholders of the Corporation at the time of its dissolution; that by reason of inadvertence several mortgages of real property in the County of Kent in the Province of Ontario registered in the name of the Corporation were not effectively assigned by the Corporation prior to its dissolution; and whereas the applicants hereby apply for special legislation reviving the Corporation so that it may deal with the said mortgages; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. McColl Farms Limited is hereby revived and is, subject to McColl Farms any rights acquired by any person after its dissolution, hereby revived restored to its legal position as a company incorporated by letters patent, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

- 2. This Act comes into force on the day it receives Royal Commence Assent.
- 3. The short title of this Act is The McColl Farms Limited Act, Short title 1980.



An Act respecting the Town of Midland

Assented to December 12th, 1980

THEREAS The Corporation of the Town of Midland, herein Preamble called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Subject to The Statutory Powers Procedure Act, 1971 Payment but notwithstanding any other general or special Act, where a works person has been required to pay the entire cost of any work, as defined in *The Local Improvement Act*, pursuant to the provisions $\frac{1971. \text{ c. } 47}{\text{R.S.O. } 1970.}$ of the by-laws of the Corporation or the by-laws of The Public c. 255 Utilities Commission of the Town of Midland and the work is in a highway upon which lots abut directly that are not owned by the person who has paid the entire costs thereof, the Corporation and The Public Utilities Commission of the Town of Midland shall not be required to permit the owner of such a lot to connect to or use such works until the cost has been paid by such owner according to the extent of the owner's frontage thereon, determined by an equal charge per metre of all frontages so benefitted.

(2) Where, upon the application of an owner of a lot to which Reduction subsection 1 applies, the council of the Corporation or The Public charges Utilities Commission of the Town of Midland is satisfied that the charge as determined under subsection 1 is excessive, having regard to the proposed development of the lot, it may reduce the charge to that owner.

- (3) For the purposes of this section, "cost" means actual cost but Interpre does not include "interest".
- 2. Where the work mentioned in section 1 is the opening of a Building street, curbs, and gutters or sidewalks, the Corporation shall not be required to issue a building permit for lots described in that section until the owner's share of the costs has been paid.

Ry structure.

3.—(1) Where the Corporation or The Public Utilities Commission of the Town of Midland intends to require the owner of a lot to pay the cost of a work according to the extent of the owner's frontage pursuant to subsection 1 of section 1, the Corporation or The Public Utilities Commission of the Town of Midland, as the case may be, may, before passing the by-law that requires the person in the first instance to pay the entire cost of the work, register in the proper land registry office a copy of this Act and a copy of the proposed by-law containing a description of all the lands affected sufficient for registration.

I treat of failure to (2) Sections 1 and 2 do not apply to any lot or the owner thereof unless a copy of this Act and a copy of the proposed by-law containing a legal description of the lot sufficient for registration has been registered prior to the passing of the by-law.

Reportment

4. The Corporation and The Public Utilities Commission of the Town of Midland, when they receive payment of the frontage charges mentioned in section 1, shall repay the same to the person who in the first instance paid for the entire cost of the work.

Commence-

5. This Act comes into force on the day it receives Royal Assent.

Short title

6. The short title of this Act is The Town of Midland Act, 1980.

An Act respecting the Midland Young Men's Christian Association

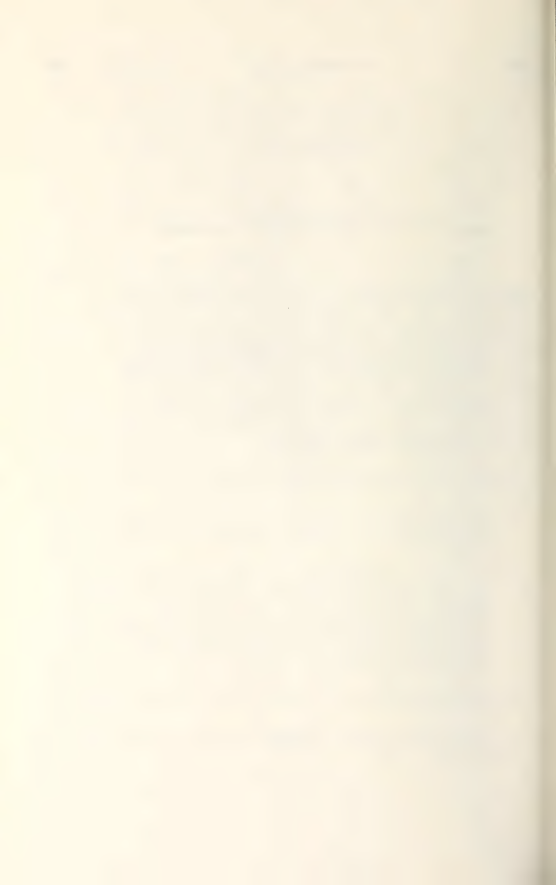
Assented to June 17th, 1980

THEREAS the Young Men's Christian Association of Midland hereby Preamble represents that it was incorporated by The Midland Young Men's 1924, c. 147 Christian Association Act, 1924; that the object of the Association is the improving of the spiritual, moral, social, educational and physical life of its members and others; that by the said Act, the buildings, land, equipment and undertaking of the Association are exempt from municipal taxation, except taxes for local improvements and school taxes; that it is desirable that provisions be made for exemption from taxation, by municipal bylaw, for all purposes except local improvement charges; and whereas the applicant hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application:

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Section 9 of The Midland Young Men's Christian Association Act, 1924, c. 147. 1924, being chapter 147, is repealed and the following substituted re-enacted therefor:
 - 9. The council of The Corporation of the Town of Midland Exemption may pass by-laws exempting from taxes for municipal or school taxation purposes, or both, other than local improvement charges, the lands, as defined in The Assessment Act, the buildings and equip- R.S.O. 1970. ment of the Association to the extent to which they are owned and c. 32 used or occupied and used by the Association, on such conditions as may be set out in the by-law.

- 2. This Act shall be deemed to have come into force on the 1st day of Commence January, 1980.
- 3. The short title of this Act is The Midland Young Men's Christian Short title Association Act, 1980.



An Act to revive Milani Lathing Limited

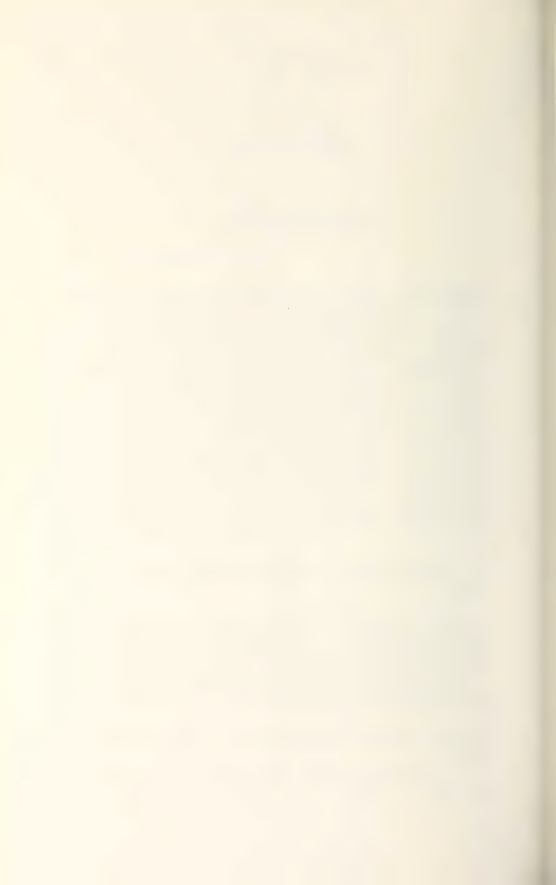
Assented to May 20th, 1980

HEREAS Tommaso Morelli and Mario Morelli hereby rep- Preamble resent that Milani Lathing Limited, herein called the Corporation, was incorporated by letters patent dated the 28th day of February, 1964; that the Minister of Consumer and Commercial Relations, by order dated the 5th day of March, 1975, and made under the authority of subsection 3 of section 251 of The Business R.S.O. 1970, Corporations Act, cancelled the certificate of incorporation of the Corporation for default in filing annual returns and declared it to be dissolved on the 9th day of April, 1975; that the applicants were the directors and holders of all the common shares of the Corporation at the time of its dissolution; that default in filing annual returns occurred by reason of inadvertence; that the Corporation at the time of its dissolution was carrying on active business and active business has continued to be carried on in the name of the Corporation since the time of its dissolution; and whereas the applicants hereby apply for special legislation to revive the Corporation; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Milani Lathing Limited is hereby revived and is, subject to Milani any rights acquired by any person after its dissolution, hereby Limited restored to its legal position as a company incorporated by letters revived patent, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts as at the date of its dissolution in the same manner and to the same extent as if it had not been dissolved.

- 2. This Act comes into force on the day it receives Royal Commence-Assent.
- 3. The short title of this Act is The Milani Lathing Limited Short title Act, 1980.



An Act respecting the City of Mississauga

Assented to November 14th, 1980

HEREAS The Corporation of the City of Mississauga, Preamble herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The council of the Corporation may, in addition to its Fire powers under paragraph 45a of subsection 1 of section 354 of The R.S.O. 1970. Municipal Act, pass by-laws,

- (a) regulating fire routes, and without limiting the generality of the foregoing, the by-laws may include the following:
 - 1. The dimensions, location, construction and maintenance standards of a fire route or of a designated fire route.
 - 2. The location, the number and proximity to a building or structure of water hydrants.
 - 3. Authority to the Building Commissioner of the Corporation to refuse to issue a building permit for any building or structure where the plan filed with the building permit application does not show the proposed location of a fire route, where such is required, or where the plan shows a proposed fire route which is not in conformity with the by-laws passed pursuant to this subsection or unless the security referred to in paragraph 4 has been filed.
 - 4. Provisions for the filing of security of such nature and amount as the Corporation may determine to ensure the proper construction of a fire route in

- accordance with the by-laws passed pursuant to this subsection
- 5. Provisions for the return or release, in whole or in part, of the security referred to in paragraph 4.
- 6. Requirements that existing fire routes or any class thereof which do not comply with the provisions of the by-laws passed pursuant to this subsection, comply, and the establishment of a time limit within which the fire routes are required to comply, or where there is a requirement for a fire route to an existing building or structure, that it be constructed within the period established in the by-laws passed pursuant to this subsection;
- (b) diverting or altering any designated fire route;
- (c) regulating and governing traffic on designated fire routes:
- (d) providing for the erection of signs, including the granting of the right to enter on land to accomplish this, and providing that the effect of the signs shall be the same as though erected pursuant to any by-law enacted pursuant to The Municipal Act respecting the regulation of traffic;
- (e) fixing the fees and charges to be paid to the Corporation for any engineering and inspection services it provides for the construction of a fire route, for designating a fire route and for the erection of signs, and providing for recovery of fees and charges in the event of non-payment in the same manner as a by-law enacted pursuant to The Municipal Act; and
- (f) authorizing a police officer or a full-time fire fighter, upon discovery of any vehicle or trailer parked or left unattended in contravention of the provisions of any by-law passed pursuant to this subsection or pursuant to paragraph 45a of subsection 1 of section 354 of The Municipal Act, to have the vehicle or trailer moved to and stored in another location, and providing that all costs and charges of removal and storage thereof are a lien upon the vehicle or trailer, which may be enforced in the manner provided by section 48 of The Mechanics' Lien Act.

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(2) Before passing a by-law pursuant to paragraph 6 of clause a or clause b of subsection 1,

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- (a) the council of the Corporation shall cause notice of the proposed by-law to be sent by prepaid mail to every owner and occupant as shown on the last revised assessment rolls whose lands or premises may be prejudicially affected by the proposed by-law;
- (b) the council of the Corporation or a committee of council shall hear in person or by his counsel, solicitor or agent, any person who claims that his lands or premises will be prejudicially affected by the by-law and who applies to be heard within four weeks of the notice being sent.
- (3) A notice sent under subsection 2 shall include a statement of Contents the estimated expenses that will be incurred by the owner of the lands on which the fire route is to be designated.

2.—(1) The council of the Corporation may pass by-laws,

Payments in lieu of providing off-street parking

- (a) requiring that the owner of a building or structure shall off-street pay an amount in lieu of providing off-street vehicle accommodation, as relief, to the extent set out in the by-law, from any provision in any other by-law of the Corporation requiring the provision or maintenance of off-street vehicle accommodation on land that is not part of a highway;
- (b) providing for prescribing the amount of the payment referred to in clause a; and
- (c) providing that the owner of the building or structure shall be relieved from the requirement and not be permitted to provide the off-street vehicle accommodation referred to in clause a.
- (2) The payment referred to in subsection 1 shall be set out in an Agreement agreement between the Corporation and the owner of the building or structure and the agreement shall,
 - (a) be subject to the approval of the Ontario Municipal Board given either before or after the execution thereof; and
 - (b) where the agreement provides for payment by instalments, be executed by all prior mortgagees or other encumbrancers to postpone their encumbrance in favour of the said agreement.
- (3) An agreement made under subsection 2 shall provide for the Payment payment to the Corporation of the sum of money therein set out either in a lump sum or by instalments, together with interest at a rate therein specified, and shall set forth the basis upon which the payment is computed.

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- (4) All moneys received by the Corporation under an agreement made under subsection 2 shall be paid into a special account and may be invested in such securities as a trustee may invest in under *The Trustee Act*, and the earnings derived from the investment of such moneys shall be paid into such special account, and the moneys in such special account shall be expended for the acquisition, establishment and laying out of parking lots or facilities.

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(5) Where a parking lot or facility has been acquired, established or laid out under subsection 4 and debentures have been issued for such purposes, the reserve fund shall thereafter be expended for the same purposes and in the same manner as the reserve fund provided for in paragraph 72 of section 352 of *The Municipal Act*.

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Vinditor's

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(6) The auditor of the Corporation in his annual report shall report on the activities and position of any special account established under this section.

Lien on lattics when agreement (7) Any agreement made pursuant to subsection 2 containing a description of the lands affected sufficient for registration may be registered in the proper land registry office and, when so registered, the amounts payable under such an agreement until paid shall be a lien upon the lands described therein and, in the event of a default of payment for a period of one year from the date any payment is due, such sum may be collected in the same manner and with the same remedies as provided by *The Municipal Act* for the collection of real property taxes.

Chark's continuate

(8) Upon payment in full of the moneys to be paid under an agreement registered under subsection 7, the clerk of the Corporation shall, at the request of the owner of the land or other person entitled under the agreement, provide a certificate in a form registrable in the proper land registry office on the title of the affected lands, certifying that all moneys due under the agreement have been paid.

Power to

(9) Any by-laws passed under this section may define the area or areas of the City of Mississauga to which the by-law applies.

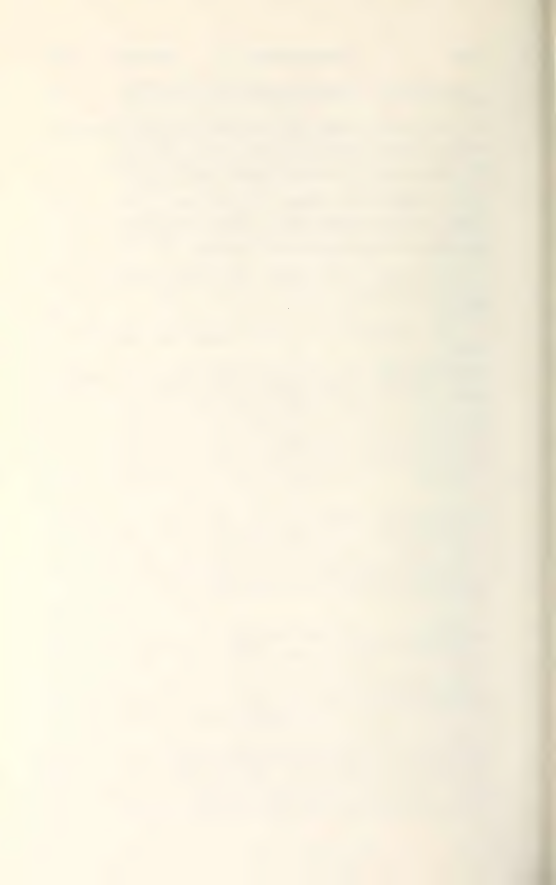
Late cure-

3.—(1) In this section, "motor vehicle" includes an automobile, motorcycle and any other vehicle propelled or driven otherwise than by muscular power.

Motor ventile ractor profubried (2) Notwithstanding any general or special Act, no person shall conduct or engage in or permit the racing of motor vehicles within the City of Mississauga unless such person has received the consent of the council of the Corporation, and, in granting such consent, the council may impose such terms and conditions that,

in the opinion of the council, are in the interests of the Corporation.

- (3) Every person, whether as principal or agent, or an employee Enforcement of either of them, who contravenes subsection 2 or who fails to comply with any term or condition imposed by the council under the said subsection or who fails to comply with any term or condition imposed by the council under the said subsection, is guilty of an offence and on summary conviction is liable on a first conviction to a fine of not more than \$5,000, and on a subsequent conviction to a fine of not more than \$10,000 for every day or part thereof upon which the offence occurs or continues.
- **4.** The council of the Corporation may by by-law appoint Enforcement officers for the purpose of enforcing section 29a of *The Game and R.S.O.* 1970, c. 186, s. 29a
- **5.** This Act comes into force on the day it receives Royal Commence-Assent.
- 6. The short title of this Act is The City of Mississauga Act, Short title 1980.



An Act respecting Montreal Trust Company and Montreal Trust Company of Canada

Assented to June 17th, 1980

HEREAS Montreal Trust Company and Montreal Trust Preamble Company of Canada hereby represent that Montreal Trust Company, a corporation incorporated by an Act of the Legislature of the Province of Quebec, being chapter 72 of the Statutes of Quebec, 1889, by its wholly owned subsidiary, Montrustco Corporation, a corporation incorporated under the Canada Business 1974-75-76. Corporations Act by articles of incorporation dated the 5th day of April, 1978, caused Montreal Trust Company of Canada to be incorporated by letters patent dated the 19th day of July, 1978, under the Trust Companies Act (Canada) as a wholly owned R.S.C. 1970, subsidiary of Montrustco Corporation, except for directors' qualifying shares, for the purpose of taking over and carrying on certain of the business of Montreal Trust Company in the Province of Ontario and other areas of Canada; that, subject to certain exceptions as herein described, Montreal Trust Company and Montreal Trust Company of Canada desire to transfer to Montreal Trust Company of Canada certain of the trusteeship and agency business of Montreal Trust Company in Ontario, including particularly those parts of such business for which Montreal Trust Company is named, on behalf of any natural person, trustee under any inter vivos trust, or executor, administrator or trustee under any will, letters probate, or letters of administration; that because of the nature of such trusteeship business it is desirable and expedient to effect such transfer by an Act of the Legislative Assembly of Ontario so that the rights and obligations of all those who have relations with Montreal Trust Company and Montreal Trust Company of Canada with respect to such trusteeship and agency business may be clearly determined; and whereas Montreal Trust Company and Montreal Trust Company of Canada hereby apply for special legislation for such purposes; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Sections 2, 3, 4 and 5 do not apply to,

- (a) any real or personal property granted to, or held by, or vested in Montreal Trust Company, and any power, right, immunity, privilege or right of action that may be exercised by or against Montreal Trust Company, pursuant to or in respect of,
 - (i) any trust indenture or indenture wherein Montreal Trust Company is named trustee and by virtue of which bonds, debentures or other evidences of indebtedness, warrants, or rights are issued,
 - (ii) any document or trust to which section 2 applies pursuant to which Montreal Trust Company acts as trustee in respect of an employees' superannuation or pension fund or plan, which has been accepted for registration purposes pursuant to the *Income Tax Act* (Canada) and any mutual fund, pooled trust fund or unit trust the principal purpose of any of which is the investment of moneys forming part of any such employees' superannuation or pension fund or plan;
- (b) any agreement or other document whatsoever whereby Montreal Trust Company is named as registrar or transfer agent;
- (c) any real or personal property owned or held by, vested in, or granted to Montreal Trust Company, and that is held by Montreal Trust Company exclusively for its own use and benefit, and not in trust for or for the benefit of any other person or purpose;
- (d) any real or personal property that is held by Montreal Trust Company under any document or trust to which section 2 applies which is situate outside Ontario, and any power, right, immunity, privilege, or right of action that may be exercised by or against Montreal Trust Company under any such document or trust with respect to that property, but,
 - (i) for all property situate outside Ontario for which Montreal Trust Company has been appointed, or is entitled to be appointed, by a court of Ontario, as personal representative of a deceased person, whether as executor, administrator or otherwise, Montreal Trust Company of Canada may, upon application to such court, be appointed personal representative in the place

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and stead of Montreal Trust Company with respect to that property, and

(ii) for all property situate outside Ontario not coming within subclause i, but held by Montreal Trust Company under any document or trust to which section 2 applies, for which the Supreme Court of Ontario has jurisdiction under section 5 of The Trustee Act to make an order for the R.S.O. 1970. appointment of a new trustee, Montreal Trust Company of Canada may, upon application to the Supreme Court, be appointed trustee in the place and stead of Montreal Trust Company with respect to that property, and such appointment has for all purposes of the laws of Ontario the same effect as if made under section 5 of The Trustee Act.

but any appointment made under subclause i or ii hereof shall not affect any rights which may continue to be exercised by or against Montreal Trust Company; or

- (e) trusts relating to moneys received for guaranteed investment and any real or personal property held in trust with respect to any such guaranteed investment.
- 2. Subject to section 1, Montreal Trust Company of Canada is Montreal Trust substituted in the place and stead of Montreal Trust Company in Canada subor in respect of every trust, trust deed, trust agreement, instru-stituted for Montreal Trust ment of creation, settlement, assignment, will, codicil or other Company with testamentary document, and every letters probate, letters of respect to trusts, etc administration, judgment, decree, order, direction, or appointment of any court, judge or other constituted authority, and every other document or trust howsoever created, including every incomplete or inchoate trust, and in every conveyance, mortgage, assignment, appointment or other writing, wherein or whereby, or of which Montreal Trust Company is named as executor, administrator, trustee, bailee, committee, assignee, liquidator, receiver, guardian, or curator, or is named to any other office or position whatsoever wherein any property, interest, possibility, or right is vested in, administered or managed by, or put in charge of Montreal Trust Company in trust, or in the custody, care or control of Montreal Trust Company, for or for the benefit of any person or purpose, and every such document or trust shall be construed and given effect as if Montreal Trust Company of Canada had been named therein in the place and stead of Montreal Trust Company.

3.—(1) Subject to section 1, all real and personal property and by Montreal every interest therein that is granted to, or held by, or vested in Trust Company

Real and personal property Montreal Trust Company, whether by way of security or otherwise, in trust, or in the custody, care or control of Montreal Trust Company, for or for the benefit of any other person or purpose, pursuant to or in respect of any document or trust to which section 2 applies, and whether in the form in which it was originally acquired by Montreal Trust Company or otherwise, is vested in Montreal Trust Company of Canada, according to the tenor of and at the time indicated or intended by the document or trust, upon the same trusts, and with the same powers, rights, immunities, and privileges, and subject to the same obligations and duties as are thereby provided, granted or imposed.

Region atom it Art to t regional (2) Subject to section 6, for the purposes of any Act affecting the title to property, both real and personal, the vesting of title in Montreal Trust Company of Canada of every property affected by subsection 1 is effective without the registration or filing of this Act, or any further or other instrument, document or certificate showing the change of title in any public office whatsoever within the jurisdiction of the Province of Ontario.

[Aga) proceedings **4.**—(1) No suit, action, appeal, application or other proceeding being carried on and no power or remedy being exercised by or against Montreal Trust Company in any court of Ontario, or before any tribunal or agency of the Province of Ontario, pursuant to or in respect of any document or trust to which section 2 applies, shall be discontinued or abated on account of this Act, but may be continued in the name of Montreal Trust Company of Canada, which shall have the same rights, shall be subject to the same liabilities, and shall pay or receive the same costs and award as if the suit, action, appeal, application or other proceeding had been commenced or defended in the name of Montreal Trust Company of Canada.

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(2) Any suit, action, appeal, application or other proceeding, or any power, right, remedy or right of distress that might have been brought or exercised by or against Montreal Trust Company pursuant to or in respect of any document or trust to which section 2 applies, may be brought or exercised by or against Montreal Trust Company of Canada, which shall have the same rights, and shall be subject to the same liabilities, in respect thereof, as those which Montreal Trust Company would have or be subject to if this Act had not been enacted.

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(3) In any suit, action, appeal, application or other proceeding that has been continued or commenced in the name of Montreal Trust Company of Canada under subsection 1 or 2, Montreal Trust Company and its officers and employees shall be deemed to have been acting on behalf of Montreal Trust Company of Canada in performing any act, whether before or after the commencement of this Act, involving the administration of any document or trust

to which section 2 applies, and for purposes of examination for discovery or production of documents in relation to any such proceeding, Montreal Trust Company and its officers or employees shall be subject to the same obligations as if this Act had not been enacted.

5. Nothing in this Act affects the rights of any person having a Rights of claim against Montreal Trust Company in respect of any document or trust to which section 2 applies, or impairs, modifies or affects the liability of Montreal Trust Company to any such person, but all such acts as may be enforceable in Ontario may be asserted against Montreal Trust Company of Canada, which shall be responsible for all debts, liabilities, and obligations of Montreal Trust Company in respect of any such document or trust.

6.—(1) For any real or personal property that is registered in Notice the name of Montreal Trust Company in any public office of the Province of Ontario, any person may continue to deal with Montreal Trust Company in reliance on such registration until he receives notice in accordance with subsection 2 that such property has been vested in Montreal Trust Company of Canada under subsection 1 of section 3, and until a person receives such notice, any cheque, bill of exchange, payment, summons, notice or any other document whatsoever that he executes or endorses in favour of or that he delivers to or serves on, Montreal Trust Company in respect of any property that is vested in Montreal Trust Company of Canada under subsection 1 of section 3 shall be as valid and effective as if it were executed or endorsed in favour of, or delivered to or served on, Montreal Trust Company of Canada.

(2) For any real or personal property registered in the name of Idem Montreal Trust Company in any public office of the Province of Ontario, or for which Montreal Trust Company is shown by any document of title as having legal ownership thereof, and that is vested in Montreal Trust Company of Canada under subsection 1 of section 3, a statutory declaration made by a duly authorized officer, employee or agent of Montreal Trust Company attesting to such vesting may be served personally on, or sent by registered mail to, any person who may have any dealing with such property, and any person who receives any such declaration may thereafter deal with Montreal Trust Company of Canada as if it were shown as the registered or legal owner of the property in respect of which the declaration is made, and the validity of any such dealing shall not be affected by any inaccuracy in such declaration.

(3) Any instrument dealing with any property,

(a) that is vested in Montreal Trust Company of Canada pursuant to subsection 1 of section 3, but that is registered in the name of Montreal Trust Company in any Dien

public office of the Province of Ontario or in respect of which Montreal Trust Company is shown by any document of title as having legal ownership thereof, shall be executed by Montreal Trust Company of Canada and shall contain a recital referring to such vesting under this Act; and

- (b) of which Montreal Trust Company is shown as the registered or legal owner, and that is not vested in Montreal Trust Company of Canada under subsection 1 of section 3, shall be executed by Montreal Trust Company and shall contain a recital stating that title to such property is not affected by this Act.
- (4) Any instrument executed by Montreal Trust Company or by Montreal Trust Company of Canada containing the recital required by subsection 3 may be accepted for registration by any public office within the jurisdiction of the Province of Ontario without further proof of the accuracy of such recital, and any such instrument shall be deemed to be effective as against Montreal Trust Company and Montreal Trust Company of Canada in passing title to any property described in such instrument notwithstanding any inaccuracy contained in such recital.

~ unity interests in personal property R ~ O 1971 c +44 (5) For purposes of *The Personal Property Security Act* it is sufficient, in order to show the vesting in Montreal Trust Company of Canada under subsection 1 of section 3 of any interest in personal property that constitutes a security interest within the meaning of that Act and for which Montreal Trust Company is shown as the secured party in any financing statement registered under that Act, for a financing change statement to be registered in respect of such vesting as if Montreal Trust Company had assigned its interest to Montreal Trust Company of Canada.

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7. This Act comes into force on the day it receives Royal Assent.

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8. The short title of this Act is *The Montreal Trust Company of Canada Act*, 1980.

An Act respecting the City of North York

Assented to November 14th, 1980

HEREAS The Corporation of the City of North York, Preamble herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application; Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) Notwithstanding any general or special Act, the coun- Authority cil of the Corporation may pass by-laws,

- (a) for exempting the owners of any designated class of buildings in the municipality registered under The Con- 1978, c. 84, dominium Act, 1978, or any predecessor thereof, from the provisions of any by-law passed under clause a of section 1 of The City of North York Act, 1977, respecting 1977, c. 95 the removal of snow:
- (b) for requiring the tenants of any residential premises in the municipality to permit the treatment of the premises they occupy by pest exterminators licensed under The 1973, c. 25 Pesticides Act, 1973 whenever,
 - (i) such premises are infested by insects, rodents or other vermin and, in the opinion of the medical officer of health of the municipality, such treatment is necessary in the interests of public health.
 - (ii) in the opinion of the medical officer of health of the municipality, such treatment is necessary for the effective control of an infestation by insects. rodents or other vermin in the building of which the premises they occupy form part,

and for providing that in default thereof by such tenants, the medical officer of health of the municipality may authorize such treatment in the place and stead of such tenants;

- (c) for prohibiting or regulating the use of barbed wire fencing in the municipality or in any defined area thereof;
- (d) for requiring any person who owns or harbours a dog to keep the dog leashed and under the care and control of some person unless the dog is on the lands of the person who owns or harbours it;
- (e) for prohibiting any person who owns or harbours a dog from permitting the dog to trespass on private property;
- (f) for requiring any person who owns or harbours a dog to clean up and dispose of any excrement left by the dog on any property in the municipality and for excluding from the operation of the by-law such class or classes of physically handicapped persons as may be set out in the by-law.
- (2) A by-law passed under clause b of subsection 1 shall provide that no person shall enter any residential premises for the purposes of treating any premises as authorized by that clause unless written notice has first been given to the tenant at least twenty-four hours before the time of entry, and the time of entry shall be during daylight hours and specified in the notice, but nothing in this subsection shall be construed to prohibit entry with the consent of the tenant at the time of entry.

A ting head or council **2.**—(1) The council of the Corporation may, by by-law, designate three additional members of council to act as head of council in the absence or incapacity of the mayor or acting mayor.

District

(2) In instances where both the mayor and acting mayor are absent from the municipality, or absent through illness, the member of the council so named in the order set forth in the by-law referred to in subsection 1 shall act as head of the council, and while so acting, shall have and shall exercise all the rights, powers and authority of the head of council.

Connero(e

3. This Act comes into force on the day it receives Royal Assent.

Short title

4. The short title of this Act is The City of North York Act, 1980.

An Act respecting the City of Ottawa

Assented to November 14th, 1980

WHEREAS The Corporation of the City of Ottawa hereby applies for Preamble special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application; Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. Subsection 4 of section 4 of An Act to incorporate the Central 1888, c. 79. Canada Exhibition Association, being chapter 79 of the Statutes of amended Ontario, 1888, as re-enacted by the Statutes of Ontario, 1960, chapter 138, section 2, is amended by striking out "the members of
- 2. Subsections 3 and 4 of section 2 of *The City of Ottawa Act*, 1956, 1956, c. 112, being chapter 112, as re-enacted by the Statutes of Ontario, 1959, re-enacted chapter 125, section 3, are repealed and the following substituted therefor:
 - (3) The members of the parking authority shall be appointed by Appointment the council to hold office as follows:
 - 1. Three members for a term of three years.
 - 2. Two members during the term of office of the members of council that appointed them.
 - (4) Notwithstanding paragraph 1 of subsection 3, when a First parking authority is first established, the three members referred to in that paragraph shall be appointed to hold office as follows:
 - 1. One member for three years.

the Board of Control" in the second line.

- 2. One member for two years.
- 3. One member for one year.
- **3.** Subsection 3 of section 1 of *The City of Ottavea Act*, 1960-61, being chapter 120, is repealed and the following substituted therefor: re-enacted re-enacted

Appenditum:

(3) The trustees, other than *ex officio* trustees, shall be appointed by the council of the Corporation.

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1. Subsection 3 of section 2 of *The Ottawa Charitable Foundation Act*, 1925, being chapter 131, is repealed and the following substituted therefor:

Voje-introde Participa (3) The trustees, other than *ex officio* trustees, shall be appointed by the council of the corporation.

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5.—(1) Subsection 1 of section 5 of *The Ottawa Civic Hospital Act*, 1919, being chapter 122, is repealed and the following substituted therefor:

Estimate of

(1) The council of the corporation shall on or before the 31st day of March in each year prepare and adopt an estimate of the expenditures proposed to be made in connection with the hospital during the year.

0 (1), _moresc) (2) Subsection 1 of section 6 of the said Act, as re-enacted by the Statutes of Ontario, 1962-63, chapter 179, section 1, is amended by striking out "upon the nomination of the Board of Control" in the tenth and eleventh lines and by striking out "upon the nomination of the said Board of Control" in the thirteenth and fourteenth lines.

repeated.

(3) Subsection 2 of the said section 6 is repealed.

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6. This Act comes into force on the 1st day of December, 1980.

Share Hills

7. The short title of this Act is The City of Ottawa Act, 1980.

An Act respecting the City of Ottawa

Assented to December 12th, 1980

HEREAS The Corporation of the City of Ottawa, hereinafter called Preamble the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. The authority and power of the Board of Commissioners of Police Certain powers for the City of Ottawa to pass by-laws under paragraph 3 of subsection 1 of section 381, paragraph 14 of section 383, paragraph 1 of of Police vested in council section 385 and section 386 of The Municipal Act is hereby vested in R.S.O. 1970. the council of the Corporation.
- **2.**—(1) Where the council of the Corporation has the authority under Collection The Municipal Act or The Planning Act to direct or require by incurred by by-law or otherwise that any matter or thing be done and that Corporation in default of its being done by the person directed or required to cc. 284, 349 do it, such matter or thing shall be done at his expense, the Corporation shall have a lien for any amount expended by or on behalf of the Corporation and for an administrative fee. which administrative fee shall not exceed the reasonable administrative expenses of the Corporation, and the certificate of the clerk of the Corporation as to the total amount expended shall be admissible in evidence as *prima facie* proof of the total amount expended and such total amount together with the administrative fee shall be deemed to be municipal real property taxes and shall be added to the collector's roll of taxes to be collected and shall be subject to the same penalty and interest charges as real property taxes and shall be collected in the same manner and with the same remedies as real property taxes.
 - (2) Before the certificate of the clerk of the Corporation is issued Interim under subsection 1, an interim certificate shall be delivered to the owner of the property that is subject to the lien, as well as to all prior mortgagees or other encumbrancers and the affected owner, mortgagees or other encumbrancers

shall have two weeks from the date of receipt of the interim certificate to appeal the amount shown thereon to the council of the Corporation.

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- (3) Where the council of the Corporation has the authority under *The Planning Act* to provide for the making of loans to the registered owners or assessed owners of land to pay for,
 - (a) the whole or any part of the cost of repairs required to be done; or
 - (b) the clearing, grading and levelling of the lands,

on such terms and conditions as the council of the Corporation may prescribe, the Corporation shall have a lien for any amount loaned by or on behalf of the Corporation and for an administrative fee, which administrative fee shall not exceed the reasonable administrative expenses of the Corporation incurred in connection with the loan, and the certificate of the clerk of the Corporation as to the total amount loaned shall be admissible in evidence as prima facie proof of the total amount loaned and if default is made with respect to any of the payments, as prescribed, the whole of the balance of the loan, together with accrued interest thereon at the time of default, becomes due and payable forthwith and the amount of such balance including interest and including so much of the administrative fee as remains unpaid shall be deemed to be municipal real property taxes and shall be added to the collector's roll of taxes to be collected and shall be subject to the same penalty and interest charges as real property taxes and shall be collected in the same manner and with the same remedies as real property taxes.

100.0 = 101. - X | Y₀ re-n = - e l 3. Subsection 5 of section 3 of *The City of Ottawa Act*, 1960, being chapter 161, as enacted by section 1 of *The City of Ottawa Act*, 1965, being chapter 163, is repealed and the following substituted therefor;

Park trian present park sulf oritins (5) The council of the Corporation may, by by-law, establish one or more pedestrian promenade authorities and may entrust to an authority the construction, maintenance, control, operation and management of one or more pedestrian promenades within the City of Ottawa as set out in the by-law.

Interpre-

(5a) In subsections 6 to 10, "Authority" means a pedestrian promenade authority established under subsection 5 or a predecessor thereof.

Digitalite

1. The council of the Corporation may, by by-law, provide that each person having control of a dog shall remove forthwith any faeces left

by the dog on a highway or in a public park in the City of Ottawa, or on any land or class or classes of land in the City of Ottawa and the council may exclude from the operation of the by-law such class or classes of persons as may be set out in the by-law.

5.—(1) The council of the Corporation may, by by-law, provide that Enforcement any driver or owner of a motor vehicle parked or left on any provisions property, including property owned by the driver or owner, of a zoning by-law contrary to the parking provisions of a zoning by-law or restricted area by-law passed under The Planning Act is guilty R.S.O. 1970, of an offence.

- (2) The driver of a motor vehicle, not being the owner, is liable to Idem any penalty provided under a by-law passed under this section, and the owner of a motor vehicle is also liable to such a penalty unless at the time the offence was committed the motor vehicle was in the possession of a person other than the owner without the owner's consent.
- 6. Notwithstanding any general or special Act, the council of the Annual Corporation may pass by-laws, where it has the authority and power to license trades, callings, persons or things, to fix an annual licence fee to be paid for the licence in such amount as may be set out in the by-law which amount shall not exceed the reasonable cost of issuing and administering the licences.

7.—(1) In this section,

Interpretation

- (a) "business" includes the sale of goods, wares or merchandise on an intermittent or one-time basis:
- (b) "itinerant seller" means a person who goes from place to place or to a particular place with goods, wares or merchandise for sale by retail, or who carries and exposes samples, patterns or specimens of any goods, wares or merchandise that are delivered in the City of Ottawa afterwards, but does not include a person who sells to wholesale or retail dealers in similar goods, wares or merchandise.

By-laws may itinerant

- (2) The council of the Corporation may pass by-laws for licensing, regulating and regulating and governing itinerant sellers.
- (3) For the purposes of subsection 2, the power to license, regulate Idem and govern itinerant sellers includes.
 - (a) the power to prohibit the carrying on of or the engaging in the business of itinerant seller without a licence;
 - (b) the power to define a class or classes of itinerant sellers and to separately license, regulate and govern each of

- such class or classes, or to specify that any of such class or classes shall not be subject to the provisions, or to any particular provision, of the by-law;
- (c) the power to regulate the hours of operation of the business of itinerant seller;
- (d) the power to regulate, govern and inspect the vehicles used in connection with the carrying on of the business of itinerant seller;
- (e) the power to fix a licence fee, which may be of different amounts for different classes as provided for under clause b;
- (f) the power to fix the time for which the licence shall be in force;
- (g) the power to suspend or revoke a licence after a hearing and subject to the provisions of section 242b of *The Municipal Act*; and
- (h) the power to prohibit and regulate the locations where the itinerant seller may carry on his business.
- (4) A licence may be required under a by-law passed under this section, notwithstanding that the applicant is registered as an itinerant seller under *The Consumer Protection Act*.
- (5) The licensee shall at all times while carrying on his business have his licence with him and shall upon demand exhibit it to any provincial offence or peace officer, and if he fails to do so is guilty of an offence, unless the same is accounted for satisfactorily, and on conviction is liable to a fine of not more than \$200.
- (6) If a peace officer demands the production of a licence by any person to whom the by-law applies and the demand is not complied with, the peace officer has the power to arrest such person without a warrant and to take him before the nearest justice of the peace, there to be dealt with according to the law.
- (7) Where a licence granted in respect of a business is revoked and a fee has been paid for the granting thereof, the licensee is entitled to a refund of a part of the licence fee proportionate to the unexpired part of the term for which the licence was granted.
- **8.** The council of the Corporation may pass by-laws for exempting dog guides from any provision of a by-law passed by the council of the

R > () 1070.

Application $R \sim O - 1970$, $r \sim 82$

Production floance in derivated

Power of

Refunds

Dog guille Corporation respecting dog licences, subject to such terms and conditions as may be set out in the by-law.

9.—(1) After a day to be named by a by-law passed by the council of Energy the Corporation, no person shall undertake a development that is an industrial or commercial building or a residential building containing twenty-five or more dwelling units in an area designated under subsection 2 of section 35a of The R.S.O. 1970, Planning Act unless the person first files with the clerk of c. 349 the Corporation a statement, with plans, specifications and calculations, disclosing the expected energy consumption of the development.

- (2) For the purposes of subsection 1, "development" means a Interpredevelopment as defined in subsection 1 of section 35a of The Planning Act.
- 10. Subsection 5 of section 8 of The City of Ottawa Act, 1966, being 1966, c. 179, chapter 179, is repealed and the following substituted therefor: re-enacted
 - (5) Any such agreement containing a description of the lands Lien on affected sufficient for registration shall be executed by all certificate prior mortgagees or other encumbrancers to postpone their of clerk encumbrance in favour of the said agreement and such agreement may be registered in the proper land registry office and, when so registered, the amount payable under such an agreement until paid shall be a lien upon the lands described therein and if default is made with respect to any of the payments, as prescribed, the whole of the balance of the payments, together with accrued interest thereon at the time of default, becomes due and payable forthwith, and the amount of such balance, including interest, shall be deemed to be municipal real property taxes and shall be added to the collector's roll of taxes to be collected and shall be subject to the same penalty and interest charges as real property taxes and shall be collected in the same manner and with the same remedies as real property taxes, and, upon payment in full of the moneys to be paid under the agreement or upon termination of the agreement, there shall be registered in the proper land registry office against such lands a certificate of the clerk of the Corporation stating that the moneys to be paid under the agreement have been fully paid or that the agreement has been terminated.

- **11.** Subsection 6 of section 6 of *The City of Ottawa Act*, 1977, being 1977. chapter 96, is repealed and the following substituted therefor:
 - (6) Any agreement made pursuant to subsection 2 containing a Lien on description of the lands affected sufficient for registration shall be certificate executed by all prior mortgagees or other encumbrancers to post-registered pone their encumbrance in favour of the said agreement, and such agreement may be registered in the proper land registry office and,

when so registered, the amounts payable under such an agreement until paid shall be a lien upon the lands described therein, and if default is made with respect to any of the payments, as prescribed, the whole of the balance of the payments together with accrued interest thereon at the time of default becomes due and payable forthwith, and the amount of such balance, including interest, shall be deemed to be municipal real property taxes and shall be added to the collector's roll of taxes to be collected and shall be subject to the same penalty and interest charges as real property taxes and shall be collected in the same manner and with the same remedies as real property taxes, and, upon payment in full of the moneys to be paid under the agreement the clerk of the Corporation shall at the request of the owner of the land or other person entitled under such an agreement, provide a certificate in a form registrable in the proper land registry office on the title of the affected lands, certifying that all moneys due under the agreement have been paid.

Committee to

12. This Act comes into force on the day it receives Royal Assent.

Short title

13. The short title of this Act is The City of Ottawa Act, 1980 (No. 2).

An Act to incorporate Redeemer Reformed Christian College

Assented to December 12th, 1980

WHEREAS the Reformed Christian community in Ontario Preamble wishes to promote the advancement and dissemination of the Reformed Christian perspectives in all areas of higher learning; and whereas the Ontario Christian College Association, as an unincorporated association, hereby represents that it was established on the 19th day of November, 1977, for the purpose of developing a Christian College of the Arts and Sciences within the Province of Ontario, in accordance with the Statement of Basis and Principles as will be set out in the by-laws of the Corporation; and whereas the Association applies for special legislation providing for the incorporation and modification of its organization, government and administration, changing its name and enlarging and increasing its powers, rights and privileges; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) In this Act,

Interpretation

- (a) "Academic Council" means the Academic Council of Redeemer Reformed Christian College;
- (b) "academic dean" means an employee of the College who holds the rank of academic dean;
- (c) "administrative staff" means the full time employees of the College who are not members of the teaching faculty;
- (d) "annual dues of the College" means such dues as are fixed annually from time to time by the majority of the Board and confirmed by the annual meeting of the supporting members of the College;
- (e) "Association" means the Ontario Christian College Association, an unincorporated association established on the 19th day of November, 1977;

- (f) "Board" means the Board of Governors of Redeemer Reformed Christian College;
- (g) "College" means Redeemer Reformed Christian College as incorporated by this Act;
- (h) "President" means the president of Redeemer Reformed Christian College;
- (i) "property" means real and personal property;
- (j) "student" means a person who has registered as such in a program or course of study at the College that leads to a degree, diploma or certificate of the College;
- (k) "supporting members" means such persons who have subscribed to the Statement of Basis and Principles of the College as set out in the by-laws of the College and who have paid the annual dues of the College and who have been admitted to the membership of the College by the Board in accordance with the by-laws of the College;
- (l) "teaching faculty" means the part time and full time employees of the College who hold the academic rank of professor, associate professor, assistant professor or lecturer;
- (m) "year" means the membership year of the Board or the Academic Council, as the case may be, and shall be any twelve-month period established from time to time by the supporting members at their annual meeting.

Conflict with R S O 1 (70).

(2) In the event of conflict between any provision of this Act and any provision of *The Corporations Act*, the provisions of this Act prevail.

Redeemer Reformed Christian College incorporated 2.—(1) The supporting members from time to time of the College, including all the persons named in the Schedule hereto, are hereby created a body corporate with the perpetual succession and a common seal under the name of "Redeemer Reformed Christian College".

Rights and Helpfilles confinued (2) Subject to any rights acquired by any person prior to the day this Act comes into force, the property, rights, privileges and powers of the Association are hereby continued and vested in the College and the liabilities of the Association together with the benefits and burdens of all contracts and covenants of the Association are hereby continued in and assumed by the College.

- (3) Subject to this Act, all by-laws, resolutions and appoint-By-laws, ments of the Association shall continue as by-laws, resolutions and continued appointments of the College until amended, repealed or revoked.
- (4) The Association is dissolved on the day this Act comes into Association dissolved force.
- **3.** The objects and purposes of the College are to provide, at Objects and purposes the post secondary level,
 - (a) for the advancement of learning and dissemination of knowledge on the basis of the Reformed confessions, traditions and perspectives;
 - (b) degree, diploma and certificate programs and courses of study based on Biblical and theological studies, studies in the foundations of Reformed Christian perspectives, which programs and courses may include studies in the general arts, humanities, and sciences, both natural and social, permeated by such Scripturally-directed Reformed Christian perspectives, in accordance with the Statement of Basis and Principles as set out in the by-laws of the College;
 - (c) diploma and certificate programs and courses of study in the general arts, humanities and sciences, including both pure and applied natural and social sciences in accordance with the Statement of Basis and Principles as set out in the by-laws of the College;
 - (d) degree programs and courses of study in the general arts, humanities and sciences, including both pure and applied natural and social sciences under the supervision of and pursuant to a written agreement with,
 - (i) a university established under an Act of the Legislative Assembly,
 - (ii) an educational institution established outside Ontario which has the authority to grant nonreligious degrees and which the Minister of Colleges and Universities has determined is accredited in its jurisdiction of origin, or
 - (iii) an educational institution not referred to in subclause i or ii with the written consent of the Minister of Colleges and Universities; and
 - (e) diploma and certificate programs and courses of study sponsored jointly with other educational institutions, or with industry or commerce.

Homu of Closermon Into 4.—(1) The Board of Governors, until reconstituted in accordance with subsection 2 shall consist of those persons named in the Schedule hereto.

Kanadi Mini Domo

- (2) Within twelve months after the coming into force of this Act, the Board shall be reconstituted to consist of,
 - (a) six members, none of whom is a student, a member of the teaching faculty or a member of the administrative staff of the College, elected by the supporting members at their annual meeting from among nominees presented, in accordance with the by-laws of the College, by the ecclesiastical bodies or presbyteries of the Christian Reformed Church in North America known as "Classes" in the Province of Ontario, for a term of three years;
 - (b) any number of members as determined from time to time by supporting members at their annual meeting, not exceeding six in number, none of whom is a student, a member of the teaching faculty or a member of the administrative staff of the College, elected by the supporting members from among the nominees presented, in accordance with the by-laws of the College, by such ecclesiastical bodies within the Province of Ontario which are prepared to support the College on a comparable basis, in the opinion of the Board, as the Churches of the Christian Reformed Church in North America, for a term of three years;
 - (c) any number of members as determined from time to time by the supporting members at their annual meeting, being not less than four but not more than six in number, none of whom is a student, a member of the teaching faculty or a member of the administrative staff of the College, elected by the supporting members from among the administrators of the elementary and high schools operated by member societies of the Ontario Alliance of Christian Schools, for a term of three years; and
 - (d) any number of members as determined from time to time by the supporting members at their annual meeting, being not less than nine and not more than fifteen, none of whom is a student, a member of the teaching faculty or a member of the administrative staff of the College, elected by the supporting members of the College from among the supporting members, for a term of three years.
- (3) Notwithstanding clauses a, b, c and d of subsection 2, for the purpose of the election of members of the Board under those

clauses, the Board shall by by-law provide for the election and retirement of members of the Board in rotation.

- (4) No member shall serve for more than six years consecu- Eligibility tively, but on the expiration of one year after having served on the re-election Board, such person shall again be eligible for membership on the Board.
- (5) No person shall serve as a member of the Board unless that Requirements person is both a Canadian citizen and a supporting member of the membership College.
- (6) The President shall not be a member of the Board but shall President have the right to attend all meetings of the Board except for such Board part of any Board meeting where the Board, in its opinion, will meetings discuss a matter in which the President may have a conflict of interest

- (7) The Board shall by by-law determine the manner and pro- Manner cedure of election of the Board members and such elections shall election be by secret ballot.
- (8) Where a vacancy occurs for any reason among the members Vacancies of the Board, then the Board in its sole discretion shall determine whether the vacancy is to be filled and the Board shall elect persons qualified under the appropriate clause of subsection 2 to fill the vacancy until the next annual meeting of the supporting members of the College.
- (9) The Board shall elect a Chairman and a Vice-chairman Chairman from among its members and in the case of the absence or illness of Vice the Chairman or there being a vacancy in that office the Vice- chairman chairman shall act as and have all the powers of the Chairman.
- (10) In the case of the absence or illness of the Chairman and Absence Vice-chairman or there being vacancies in those offices, the Board may appoint one of its members to act as Chairman for the time being and the member so appointed shall act and have all the powers of the Chairman.
- (11) The term of office of the Chairman and the Vice-chairman Term of shall be as determined by the Board.
 - (12) A quorum of the Board shall consist of a simple majority. Quorum
- (13) The Board may appoint an executive committee and such Delegation other committees as the Board considers advisable and delegate to of powers any such Committee any of its powers in accordance with the by-laws of the College.

Prover the Ro-rd

- 5. The government, conduct, management and control of the College and of its property, revenues, expenditures, business and affairs, except with respect to such matters as are assigned by this Act to the Academic Council, and subject to such matters and powers as are assigned by this Act to the supporting members, are vested in the Board, and the Board has all the powers necessary or convenient to perform its duties and achieve the objects and purposes of the College including, without limiting the generality of the foregoing, the power,
 - (a) to enact by-laws for the conduct of the Board's affairs;
 - (b) to appoint, suspend and remove the President and define his duties and responsibilities;
 - (c) to appoint, classify, promote, suspend, transfer, reclassify or remove the members of the teaching faculty and administrative staff and such other employees as it considers necessary or advisable for the proper conduct of the affairs of the College;
 - (d) to fix the number, duties and salaries and other remuneration of employees of the College;
 - (e) to delegate such of its powers under clauses c and d as it considers proper to the President or other employees of the College as may be recommended by the President;
 - (f) to provide for the retirement and superannuation of persons referred to in clauses b and c;
 - (g) to provide for payments by way of gratuities, retirement allowances, sick leave allowances, superannuation allowances, pensions, annuities or life insurance or any combination thereof, payable to any representative of or for the benefit of the persons mentioned in clauses b and c or any class or classes thereof, out of a fund or funds, comprising contributions made by such persons, or any class or classes thereof, or by the Board, or both or otherwise;
 - (h) to expend such sums as may be required for the purposes of funds that are established for the payment of gratuities, retirement allowances, pensions, life insurance or health insurance for the benefit of the persons mentioned in clauses b and c;
 - (i) to expend such sums as the Board considers necessary for the support and maintenance of the College, for the erection and improvement of such buildings as the Board may consider necessary for the use and purposes

- of the College and for furnishings and equipment for such buildings, provided that such expenditure is within the financial limits set by the annual budget of the College by the supporting members at their annual meeting;
- (j) to expend such sums as the Board considers necessary for the erection, equipment, furnishings and maintenance of residences and dining halls for the use of students provided that such expenditure is within the financial limits set by the annual budget of the College by the supporting members at their annual meeting;
- (k) to appoint by resolution a member or members of the Board or any other person or persons to execute on behalf of the College either documents and other instruments in writing generally, or specific documents and other instruments in writing and to affix the corporate seal of the College thereto;
- (l) to borrow money for purposes of the College upon credit of the College and to give such security against the assets of the College by way of mortgage, debenture or otherwise as the Board determines;
- (m) to invest all money that comes into its hands that is not required to be expended for any purpose to which it lawfully may be applied, subject always to any express limitations or restrictions on investment powers imposed by the terms of the instruments creating any trust as to the same, in such manner as it considers proper and, except where a trust instrument otherwise directs, combine trust moneys belonging to various trusts in its care into a common trust fund;
- (n) to establish by by-law the Statement of Basis and Principles of the College;
- (o) after obtaining approval from the supporting members of the College, to,
 - (i) operate joint or co-operative diploma and certificate programs and courses of study with other educational institutions or with industry or commerce on such terms and for such periods of time as the Board may determine,
 - (ii) establish and terminate as authorized by this Act such degree, diploma or certificate programs as the Academic Council recommends and the Board considers appropriate,

- (iii) provide for the affiliation or federation or legal association with a university or college offering courses leading to a degree and established for teaching any branch of learning on such terms as the Board may determine, and enter into any agreement that the Board may consider necessary to effect affiliation, federation or legal association and that will preserve the Christian character of the College,
- (iv) fix the annual dues, and
- (v) amend the Statement of Basis and Principles of the College as set out in the by-laws of the College;
- (*p*) to approve changes in established programs of study as recommended by the Academic Council;
- (q) to establish and collect fees and charges for tuition and for services of any kind offered by the College and collect fees and charges on behalf of any entity, organization or element of the College; and
- (*r*) to establish classes of members in addition to supporting members and the qualifications and conditions of such classes of membership.

A ollit R > () (0,70), **6.**—(1) The supporting members, at their annual meeting, shall appoint one or more public accountants licensed under *The Public Accountancy Act* to audit the accounts and transactions of the Board.

Distribution of annual report

(2) The Board shall make available to the Christian Reformed Church in North America and any other ecclesiastical body which has a representative on the Board, and to the members of the Ontario Alliance of Christian Schools and to the supporting members of the College, an annual report, including an audited annual financial report, in such form and manner as the Board may determine.

Acoustinus Council

- 7.—(1) There shall be an Academic Council of the College composed of,
 - (a) the President and the academic dean who shall be ex officio members; and
 - (b) not fewer than ten or more than thirty supporting members of the College elected as follows:

- 1. At least three shall be elected from among and by the teaching faculty.
- 2. At least four shall be elected from among persons holding the rank of Professor or Associate Professor at any accredited educational institution at the post secondary level, one-half of whom are nominated by the teaching faculty and one-half of whom are nominated by the Board, and all of whom are elected by the supporting membership.
- 3. At least one shall be elected from among and by the students of the College.
- 4. At least two shall be elected from among and by the members of the Board.
- (2) The Board shall by by-law determine if more than ten Idem persons shall be elected to the Board under clause b of subsection 1, and where the size of the Academic Council is enlarged pursuant to a by-law under this subsection, the by-law shall provide that the persons elected under paragraphs 1 and 2 of clause b of subsection 1 shall comprise at least 70 per cent of the membership of the Academic Council.
 - (3) The Academic Council shall determine by by-law,

Term of membership

- (a) the term of office of one, two or three years, as the case may be, for the members appointed from each of the groups referred to in clause b of subsection 1 of section 7;
- (b) the procedures to be followed in the conduct of its affairs.
- (4) Subject to subsection 5, an elected member of the Academic Eligibility Council is eligible for re-election but no such member shall serve re appointment for more than six years consecutively, but on the expiration of one year after having served on the Academic Council, such person is again eligible for membership on the Academic Council.

- (5) An elected member of the Academic Council ceases to hold Ineligibility office when he ceases to be eligible pursuant to the paragraph of clause b of subsection 1 under which he was elected, but a student member who graduates during his term of office may serve for the remainder of the current year.
- (6) Subject to the approval of the Board, where a vacancy Vacancies occurs for any reason among the elected members of the Academic

Council before the term for which a person was elected has expired, the Academic Council shall determine whether the vacancy is to be filled and if so and, notwithstanding any other provisions of this Act, the manner and procedure for so doing, and the person filling such vacancy shall hold office for the remainder of the term of the person whose membership is vacant.

C DAIRMAN

(7) The academic dean shall be chairman of the Academic Council.

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- **8.** Subject to the approval of the Board with respect to the expenditure of funds, the Academic Council has power,
 - (a) to enact by-laws for the conduct of its affairs;
 - (b) to make recommendations to the Board with respect to the establishment, change or termination of programs and courses of study, schools, divisions and departments;
 - (c) to determine the curricula of all programs and courses of study;
 - (d) to determine the standards of admission to the College and the standards for continued registration therein;
 - (e) to determine the qualifications for degrees, diplomas and certificates of the College;
 - (f) to conduct examinations, appoint examiners and decide all matters relating thereto;
 - (g) to award fellowships, scholarships, bursaries, medals, prizes and other marks of academic achievements;
 - (h) to award diplomas and certificates;
 - (i) to grant the degrees of Bachelor of Christian Education and Bachelor of Christian Studies;
 - (j) to create councils and committees to exercise its powers;and
 - (k) to advise the Board as to the appointment, classification, transfer, reclassification and removal of the members of the teaching faculty in accordance with the rules and procedures from time to time established by the Board.

Allysory A embly of the allege 9.—(1) There shall be an advisory body called "The Advisory Assembly" composed of members of the Board, members of the Academic Council and persons with the rank of professor or

associate professor from such colleges as the Board may determine by by-law.

- (2) The Board shall by by-law determine the composition, Idem regulations and functions of the Advisory Assembly.
- 10.—(1) At every annual meeting of the supporting members, Annual in addition to any other business that may be transacted, the of the supporting members shall do the following,

supporting members of the

- (a) consider the audited annual financial statements and the College annual budget for the ensuing year;
- (b) consider the report of the auditors;
- (c) approve or reject the annual dues set by the Board;
- (d) receive the report of the Board as to the operation of the College;
- (e) appoint the auditors until the next annual meeting and fix their remuneration:
- (f) elect the Board members under clauses a, b, c and d of subsection 2 of section 4; and
- (g) confirm or reject any by-laws passed during the past year by the Board including any amendments to the Statement of Basis and Principles and any matter referred to the meeting of the supporting members by the Board.
- (2) At any annual meeting of the supporting members, any New supporting member has the right to raise any matter relevant to the operation of the College provided that no action may be taken on such a matter until the same has been referred to and considered by the Board.

- (3) A quorum for a meeting of the supporting members shall Quorum consist of at least fifty supporting members in addition to any supporting members who are students, members of the teaching faculty or members of the academic staff of the College.
- **11.**—(1) Subject to subsections 2 and 3, the meetings of the Meetings Board, the Academic Council and the supporting members shall public be open to the public and prior notice of the meeting shall be given to the members of the Board, the Academic Council and the supporting members, as the case may be, and to the public in such manner as the Board, the Academic Council and the supporting members shall respectively determine and no persons shall be

excluded from a meeting except for improper conduct as determined by the Board or the Academic Council or the supporting members, as the case may be.

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(2) Notwithstanding subsection 1, where a matter is confidential to the College, the part of the meeting of the Board or Academic Council, as the case may be, concerning such a matter may be held *in camera*.

Versanai matera (3) Where a matter of a personal nature concerning an individual may be considered at a meeting of the Board or Acadamic Council, as the case may be, the part of the meeting concerning the individual shall be held *in camera* unless the individual and the Board agree that that part of the meeting be open to the public.

Name of the form (4) The by-laws of the College and of the Academic Council shall be open to examination by the public during the normal office hours of the College.

Fullille attors if by laws (5) The College and the Academic Council shall publish their by-laws from time to time, in such manner as they may respectively consider proper.

Projectiv

12. All property heretofore or hereafter granted, conveyed, devised or bequeathed to the Association or to the Board, the College or to any person in trust for or for the benefit of the Association, the Board, the College or any of its divisions or departments subject to any trust affecting the property, is vested in the College.

Project To Josef projecto in 13. The Board has the power to purchase or otherwise acquire, take or receive, by deed, gift, bequest or devise, and to hold and enjoy without licence in mortmain for the College's actual use and occupation or to carry on the undertaking of the College and without limitation as to the period of holding any estate or property whatsoever, and to sell, grant, convey, mortgage, lease or otherwise dispose of the same or any part thereof, from time to time and as occasion may require, and to acquire other estate or property in addition thereto or in place thereof.

No poolt corroration 14. The College shall be carried on without the purpose of gain for the members of the Board or the supporting members and any profits or other accretions to the College shall be used in promoting its objects and purposes.

Applies attorned to a prospection

15. The property of the College shall be applied solely for the objects and purposes of the College.

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16. Upon the dissolution of the College and after the payment of all debts and liabilities, the remaining property of the College

shall be given to a Canadian charitable educational institution whose basis and objectives are, in the opinion of the Board, similar to the Statement of Basis and Principles of the College as set out in the by-laws of the College.

17. The Charities Accounting Act applies to the College.

Application of R.S.O. 1970. c. 63

18. This Act comes into force on the day it receives Royal Commence-Assent.

19. The short title of this Act is The Redeemer Reformed Short title Christian College Act, 1980.

SCHEDULE

First Board of Governors of Redeemer Reformed Christian College

Dr. Henry AAY, Ph.D., Professor

Mr. Albert J. BAKKER, LL.B., Q.C., Solicitor

Dr. Philip C. Bom, Ph.D., Researcher

Dr. Henry BROUWER, Ph.D., High School Teacher

Rev. Henry DE BOLSTER, M.D., Pastor, President of the Canadian Council of Christian Reformed Churches

Mrs. May Drost, M.A., Homemaker

Mr. Adrian Guldemond, M.A., M.Ed., Executive Director of the Ontario Alliance of Christian Schools

Dr. Remkes Kooistra, Th.D., University Chaplain

Rev. Raymond Sikkema, M.D., Pastor

Dr. Henk VAN ANDEL, Ph.D., Professor

Dr. Robert VANDER VENNEN, Ph.D., Administrator

Mr. Gary VAN EYK, R.I.A., Financial Controller

Mr. John VRIEND, M.Ed., High School Principal

Dr. Albert M. WOLTERS, Ph.D., Professor

Rev. John ZANTINGH, B.D., Pastor

Dr. Jack ZEYL, Ph.D., Professor

Mr. John VAN ROOYEN, Business Executive



An Act respecting the City of St. Catharines

Assented to May 20th, 1980

WHEREAS The Corporation of the City of St. Catharines, Preamble herein called the Corporation, hereby applies for special legislation in respect of the erection, repair, making of additions to or alterations of approximately 9,000 square feet of commercial space as a part of a parking structure proposed to be erected by the Corporation upon lands within the City of St. Catharines, and in respect of the sale, lease or other disposition of the commercial space; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1.—(1) The council of the Corporation may pass by-laws for Commercial erecting, repairing, making additions to or alterations of parking approximately 9,000 square feet of commercial space as a part of a structure parking structure proposed to be erected by the Corporation on the lands described in Schedule A and for selling, leasing or otherwise disposing of the commercial space.
- (2) Subsection 1 of section 293 of *The Municipal Act* does not Assent of apply so as to require the assent of the electors to any by-law required passed under subsection 1 of this section.

 R.S.O. 1970 c. 284
- 2. This Act comes into force on the day it receives Royal Commence Assent.
- **3.** The short title of this Act is *The City of St. Catharines Act*, Short title 1980.

SCHEDULE A

That parcel of land situate in the City of St. Catharines, in The Regional Municipality of Niagara, formerly in the County of Lincoln, being composed of lots 1130, 1131 and 1132, Corporation Plan No. 2 and being Part 1 according to an Expropriation Plan deposited in the Land Registry Office for the Registry Division of Niagara North (No. 30), formerly of the County of Lincoln, as Plan 57 Special under the series for Expropriation Plans.

An Act respecting the City of Sault Ste. Marie

Assented to November 14th, 1980

HEREAS The Corporation of the City of Sault Ste. Marie Preamble hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. In this Act,

Interpre-

- (a) "Corporation" means The Corporation of the City of Sault Ste. Marie;
- (b) "council" means the council of the Corporation.
- 2. Subsection 2 of section 2 of The City of Sault Ste. Marie Act, 1968, c. 174, 1968, being chapter 174, is repealed and the following substituted re-enacted therefor:
 - (2) Every agreement referred to in subsection 1 shall,

Agreements mortgagees

- (a) require the payment to the Corporation of a sum of money therein set out, either in a lump sum or by instalments, together with interest at a rate therein specified, and shall set forth the basis upon which the sum is computed; and
- (b) where the agreement provides for payment by instalments, be executed by all prior mortgagees and other prior encumbrancers postponing their encumbrance in favour of the agreement.
- (2a) Before the council passes a by-law authorizing an agree- Notice of ment referred to in subsection 1, notice of the proposed by-law by-law shall be sent by prepaid mail to all owners and tenants within 120 metres of the subject property as shown in the last revised assessment roll of the Corporation and unless by resolution the council.

by a vote of two-thirds of all the members present, otherwise decides, notice of the proposed by-law shall be published at least once a week for two successive weeks in a newspaper that, in the opinion of the clerk of the Corporation, has circulation within the municipality as to provide reasonable notice to those affected thereby.

Approval to O M B (2b) Unless an objection to the passing of the by-law referred to in subsection 2a, signed by one or more persons, is received by the clerk of the Corporation within twenty-one days next following the latest day of the mailing or publishing of any notice required by subsection 2a, the by-law shall come into effect when it is passed by council, but, if such an objection is received by the clerk within such time, the by-law shall not come into force without the approval of the Ontario Municipal Board.

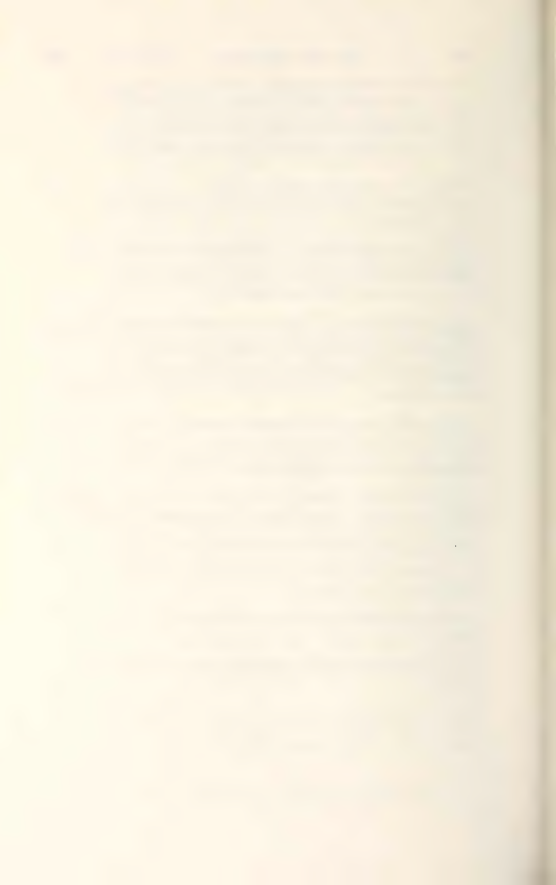
Contineate of Merk typothers (2c) A certificate of the clerk of the Corporation that the notice required by subsection 2a has been sent to the persons referred to in that subsection and, if required, published in accordance with that subsection and that no notice of objection has been filed with him within the time prescribed by subsection 2b shall be prima facie evidence of the facts stated therein.

Provide nonlinery-

- 3.—(1) The council may pass by-laws,
 - (a) for numbering the buildings and lots or units along private roadways and for affixing numbers to the buildings, and for charging the owner or occupant of the building, lot or unit with the expense incident to the numbering of the building, lot or unit, provided that such expense may be collected in the same manner as taxes, and if paid by the occupant, subject to any agreement between the occupant and the owner, may be deducted from the rent payable to the owner;
 - (b) for naming and renaming private roadways and for affixing the names at the corners thereof, and for charging the owner or, in the case of a condominium, the condominium corporation, with the expense incident to the naming and renaming of the private roadway and such expense may be collected in the same manner as taxes;
 - (c) for keeping, and the Corporation shall keep, a record of the names and locations of the private roadways and of the numbers of the buildings and lots or units, for public inspection;
 - (d) for requiring that the owner of a private roadway or a condominium corporation enter into one or more agree-

ments with the Corporation on such terms and conditions as council considers expedient, including the provisions and maintenance by the owner or the condominium corporation at his or its sole risk and expense and to the satisfaction of the Corporation, respecting any of the matters referred to in clauses *a* and *b*; and

- (e) for terminating the agreement referred to in clause d on such terms and conditions as the Corporation considers expedient.
- (2) Any person appointed by the Corporation to enforce a by- Entry to law passed under subsection 1 may enter and inspect the property and affix the numbers and erect the signs, but shall not enter a room or place actually used as a dwelling.
- (3) Any agreement referred to in clause d of subsection 1 may be registered against the land to which it applies, and the Corporation is entitled to enforce the provisions thereof against the owner or the condominium corporation and, subject to the provisions of *The Registry Act* and *The Land Titles Act*, any and all subsequent R.S.O. 1970, owners of the land.
- (4) Upon the termination of the agreement referred to in clause $^{\mathrm{Idem}}$ d of subsection 1, a certificate signed by the clerk of the Corporation stating that the agreement has been terminated may be registered against the title of the lands affected.
- (5) For the purpose of clause b of subsection 1, where a condominium corporation is charged with an expense incident to the naming or renaming of a private roadway and such expense is collected in the same manner as taxes, the expense shall be apportioned and levied on each unit and common interest on the basis of the assessment of the individual units and the common interest appurtenant to the individual units.
- **4.** This Act comes into force on the day it receives Royal Commence-Assent.
- 5. The short title of this Act is The City of Sault Ste. Marie Short title Act, 1980.



An Act respecting the Borough of Scarborough

Assented to May 20th, 1980

WHEREAS The Corporation of the Borough of Scarborough, Preamble herein called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. In this Act, "private land" means land owned by any person Interpreother than the Corporation.
- 2.—(1) The council of the Corporation may, in adopting and Estimates approving estimates for any given year, adopt and approve an community estimated amount for the purpose of financing community improvement projects improvement projects.
- (2) The estimated amount referred to in subsection 1 shall be Amount included in the general levy for that year as a special rate on the in general whole of the real property and business assessment in the munici-levy pality.
- (3) All moneys raised under subsection 2 shall be paid into a Community Improvement special account administered by the treasurer of the Corporation Fund and known as the Community Improvement Fund.
- (4) The Corporation auditor, in his annual report, shall report Audit on the activities and position of any special account established under this section.
- 3. The council of the Corporation may pass by-laws authoriz- Loans from Fund ing the making of loans from the Community Improvement Fund to such persons as may qualify therefor for the purpose of financing community improvement projects.
- 4. A community improvement project may comprise any Nature of undertaking on private land or on land of the Corporation or

partly on private land and partly on land of the Corporation which, in the opinion of the council of the Corporation, will result in a benefit to the immediate area of the project or the community generally.

Applications for foots 5.—(1) Applications for loans from the Community Improvement Fund may be made by owners of land in the Borough of Scarborough to the clerk of the Corporation in such form as may be prescribed by the by-law, and the applicant shall deposit with the clerk such plans and specifications and other material as the by-law may require.

Supervision, etc., or proports

- (2) A by-law passed under this Act may provide that the council of the Corporation may retain the exclusive authority to supervise, control and direct the construction of any community improvement project and, without limiting the generality of the foregoing, the by-law may provide that council may retain the exclusive right to do any one or more of the following:
 - 1. Appoint contractors, suppliers of materials, and all other persons to be engaged in respect of the construction of a community improvement project.
 - 2. Direct the calling of tenders if deemed necessary.
 - 3. Enter into contracts, agreements and other arrangements, including security agreements and performance bonds, in respect of any community improvement project.

Joint applications **6.**—(1) Joint applications for loans by two or more owners of land in the Borough of Scarborough may be entertained in respect of community improvement projects.

Apportions mont of mosts (2) Where more than one ownership is involved, the council of the Corporation shall determine the proportions of the cost to be borne by each individual ownership.

Tile to

(3) It shall not be necessary in apportioning costs that construction actually take place on private land, but only that such land obtain a benefit therefrom, in which case the council of the Corporation shall determine the value of such benefit.

Montepa.

(4) Where part of any community improvement project is to take place partly on land of the Corporation and partly on private land, the council of the Corporation shall determine the proportion of the cost chargeable to the land of the Corporation and shall authorize the payment of the portion of the costs chargeable against the land of the Corporation from the Community Improvement Fund.

7.—(1) No community improvement project shall be Agreement authorized to take place on any private land, nor shall any private land be charged with the costs of any community improvement project without the concurrence of the owner thereof.

(2) Where more than one ownership is involved and the costs of Filing of the project have been apportioned as between the owners or where statement the costs of the project have been apportioned as between one or apportionment more owners and the Corporation, the council of the Corporation shall not proceed with any work nor shall any moneys be advanced until all of the owners have filed with the clerk a written statement to the effect that they agree with the costs as apportioned by council.

8.—(1) Loans from the Community Improvement Fund shall Security be made upon such security and upon such terms as to interest and repayment as the by-law may prescribe, but the duration of any loan shall not exceed five years.

(2) Where the certificate referred to in subsection 3 has been Lien registered in the proper land registry office, the amount of the loan together with interest thereon may be added by the clerk of the Corporation to the collector's roll and collected in like manner as municipal taxes and such amount and interest shall, until pavment thereof, be a lien or charge upon the land in respect of which the loan was made

(3) A certificate signed by the clerk of the Corporation setting Registration of out the amount loaned to an owner of land under this Act, certificate including the rate of interest thereon, together with a description of the land in respect of which the loan has been made, sufficient for registration, shall be registered in the proper land registry office against the land, and, upon repayment in full to the Corporation of the amount loaned and interest thereon, a certificate signed by the clerk of the Corporation showing such repayment shall be similarly registered, and thereupon the lien or charge upon the land in respect of which the loan was made is discharged.

9. All moneys received by the Corporation in repayment of Application loans made from the Community Improvement Fund together with any interest accrued thereon shall be deposited by the treasurer of the Corporation in the Community Improvement Fund.

10.—(1) Where at the beginning of the Corporation's fiscal Effect on year there are sufficient funds in the Community Improvement where funds Fund to meet the estimated requirement for the Community are Improvement Fund for that year, no further amounts shall be included in the general estimates for that year with respect to the Community Improvement Fund.

Surplus runds (2) Where at the beginning of the Corporation's fiscal year there is a surplus in the Community Improvement Fund over and above the estimated requirement for that year, the surplus shall be applied in reduction of the amount of the general levy for that year.

Projects on Communication 11. The council of the Corporation may undertake community improvement projects wholly on land of the Corporation and charge the entire cost to the Community Improvement Fund.

Assent of ollectors not control

12. The assent of the electors is not required in respect of a by-law passed under this Act but no such by-law shall become effective until it is approved by the Ontario Municipal Board.

Committee

13. This Act comes into force on the day it receives Royal Assent.

Sharet title

14. The short title of this Act is *The Borough of Scarborough Act*, 1980.

An Act respecting the City of Stratford

Assented to June 17th, 1980

THEREAS The Corporation of the City of Stratford, herein Preamble called the Corporation, hereby represents that it is desirable that certain of the lands, buildings, equipment and undertaking of The Stratford Shakespearean Festival Holding Foundation be exempt from all municipal taxation, except for local improvement rates; and whereas the Corporation hereby applies for special legislation for such purposes; and whereas it is expedient to grant the application:

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The council of the Corporation may pass by-laws Exemption exempting from taxes for municipal or school purposes, or both, taxation other than local improvement rates, the land, as defined in *The* R.S.O. 1970. Assessment Act, of The Stratford Shakespearean Festival Holding c. 32 Foundation comprising the Avon Theatre and accessory buildings thereto situate on the east side of Downie Street, Stratford, which lands are more particularly described in the Schedule hereto, provided that the land is owned or leased by the Foundation and occupied by, used solely and carried on for the purposes of the Foundation, on such conditions as may be set out in the by-law.

(2) The council of the Corporation may by by-law cancel all Cancellation arrears of taxes and any interest or penalties thereon for the period arrears from the 1st day of January, 1980, until the day this Act comes into force, levied by the Corporation in respect of the lands referred to in subsection 1, and release the Foundation and its property from all liability therefor.

- 2. This Act comes into force on the day it receives Royal Commence-Assent.
 - **3.** The short title of this Act is *The City of Stratford Act*, 1980.

Short title

SCHEDULE

That parcel of land situate in the City of Stratford in the County of Perth being composed of all of lots 247 and 249, and those portions of lots 248 and 250, all of Registered Plan Number 20 of the said City of Stratford, being more particularly described as follows:

COMMENCING at the south westerly corner of lot 250;

THENCE easterly along the southerly limits of lots 250, 249 and 247 to the south easterly corner of lot 247;

THENCE northerly along the easterly limit of lot 247 to the north easterly corner thereof;

THENCE westerly along the northerly limit of lots 247 and 248 to a point which is a distance of 103.0 feet westerly from the north easterly corner of lot 248;

Thence southerly parallel to the easterly limit of lot 248 to the southerly limit thereof;

THENCE due west along the southerly limit of lot 248 a distance of 47.0 feet more or less to the north easterly corner of lot 250;

THENCE South 20° 39′ West, to and along the north westerly face of a wall of a building, a distance of 19.0 feet to an angle in the said wall;

THENCE South 73° 20′ West continuing along the face of the said wall a distance of 40.3 feet to the production northerly of the centre line of a fire wall;

Thence South 73° 43' West continuing along the face of the said wall a distance of 18.61 feet to an angle in the said wall;

THENCE South 89° 15' West continuing along the face of the said wall a distance of 21.58 feet to an angle in the said wall;

THENCE South 57° 15' West continuing along the face of the said wall a distance of 6.21 feet to an angle in the said wall;

THENCE South 89° 15' West continuing along the face of the said wall a distance of 20.14 feet to the westerly limit of lot 250;

Thence Southerly along the westerly limit of lot 250 a distance of 75.21 feet more or less to the point of commencement.

An Act to revive Theatre Passe Muraille

Assented to November 14th, 1980

HEREAS William Paul Thompson, Anne Elizabeth Anglin Preamble Thompson and Janet Amos hereby represent that Theatre Passe Muraille, herein called the Corporation, was incorporated by letters patent dated the 26th day of August, 1971; that the Minister of Consumer and Commercial Relations by order dated the 5th day of May, 1976, and made under the authority of subsection 9 of section 347 of The Corporations Act, cancelled the R.S.O. 1970, letters patent of the Corporation for default in filing annual returns and declared it to be dissolved on the 9th day of June, 1976; that the applicants were the directors of the Corporation at the time of its dissolution; that the Corporation's default in filing annual returns was due to inadvertence; that the applicants were not aware of the dissolution of the Corporation until more than three years after the date thereof; that the Corporation was at the time of its dissolution carrying on its functions and its functions have continued to be carried on in the name of the Corporation since its dissolution; that the Corporation owned the land described in the Schedule hereto, which land was required for the Corporation's actual occupation or for the purpose of the functions authorized by its letters patent; that by virtue of subsection 2 of section 7 of The Mortmain and Charitable Uses Act, R.S.O. 1970, title to the said land may have vested in the Public Trustee; that the said land is currently occupied and used by the Corporation for the said functions; that the applicants are desirous that the Corporation be relieved of the effects of the said Act; and whereas the applicants hereby apply for special legislation reviving the Corporation, declaring that the said land had never vested in the Public Trustee, and confirming that the Corporation has, and always has had, the power to acquire, hold, possess, enjoy, sell, mortgage, lease or otherwise dispose of the said land or any interest therein; and whereas it is expedient to grant the application; Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. Theatre Passe Muraille is hereby revived, and, subject to Theatre any rights acquired by any person after its dissolution, hereby Muraille restored to its legal position as a company incorporated by letters revived

patent, including all its property, rights, privileges and franchises and subject to all its liabilities, contracts, disabilities and debts, as at the date of its dissolution, in the same manner and to the same extent as if it had not been dissolved.

No title in Palan Trustee 2.—(1) The land described in the Schedule shall be deemed never to have vested in the Public Trustee.

P act to fullif, act and field with land R S.O. 1970, c. 280 (2) Notwithstanding *The Mortmain and Charitable Uses Act*, the Corporation has, and is deemed always to have had, the power to acquire by purchase, lease, gift, devise or bequest and to hold, possess and enjoy, without limitation as to the period of holding, the land described in the Schedule or any estate or interest therein so long as the land is required for the actual use and occupation of the Corporation or for the carrying on of its functions, and to sell, grant, convey, mortgage, lease or otherwise dispose of the same or any part thereof or any interest therein from time to time as occasion may require.

Land to be sold (3) When the land described in the Schedule is no longer required for the actual use and occupation of the Corporation or for purposes authorized by its letters patent, the land shall be disposed of within seven years from the time it ceases to be so required and if the land is not disposed of within the seven year period, it vests forthwith in the Public Trustee and subsection 2 of section 10 of *The Mortmain and Charitable Uses Act* applies thereto.

R.S.O. 1970, c. 280

Commence-

3. This Act comes into force on the day it receives Royal Assent.

Short title

ment

4. The short title of this Act is The Theatre Passe Muraille Act, 1980.

SCHEDULE

That parcel of land situate in the City of Toronto, in the Municipality of Metropolitan Toronto, being composed of that part of Block A as shown on Plan M-200 filed in the Land Registry Office for the Land Titles Division of Toronto and York South (No. 66) described as follows:

COMMENCING at the intersection of the westerly limit of Ryerson Avenue (formerly Hackney Street) with the northerly limit of Wolseley Street;

THENCE westerly along the northerly limit of Wolseley Street 60 feet;

THENCE northerly parallel to the westerly limit of Ryerson Avenue 100 feet more or less to the southerly limit of the lane shown on the said Plan;

THENCE easterly along the said southerly limit of said lane, 60 feet to the westerly limit of Ryerson Avenue;

THENCE southerly along the said last mentioned limit 100 feet to the place of beginning.

TOGETHER with a right of way over said lane.



An Act respecting the City of Toronto

Assented to June 17th, 1980

THEREAS The Corporation of the City of Toronto, herein called the Preamble Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The council of the Corporation may pass by-laws,

Bv-laws respecting payment of

- (a) requiring the payment of fees for information relating to fees any land, building or structure in the City of Toronto furnished at the request of any person by such official of the Corporation as named in the by-law and prescribing the amounts thereof, which amounts shall not exceed the reasonable cost of furnishing the information; and
- (b) requiring the payment of a fee for the inspection of any premises under The Building Code Act, 1974 and regu-1974, c. 74, lations thereunder where compliance therewith is required by The Liquor Licence Act, 1975 and regula-1975, c. 40 tions thereunder and prescribing the amount thereof. which amount shall not exceed the reasonable cost of conducting the inspection.
- (2) A by-law passed under clause a of subsection 1 does not apply Proviso so as to affect the rights of any person under section 216 of *The* R.S.O. 1970. Municipal Act.
- 2. Subsection 2 of section 3 of The City of Toronto Act, 1960-61, being 1960-61. chapter 137, as re-enacted by the Statutes of Ontario, 1972, chapter s. 3 (2), 199, section 4, is repealed and the following substituted therefor: re-enacted
 - (2) Before passing a by-law under this section, notice of the Notice intention of the Corporation to pass the same shall be sent by prepaid mail to all persons rated on the last assessment roll returned to the clerk of the Corporation, as amended by decisions

of the Assessment Review Court, and information received in writing by the clerk with respect to land abutting on the highways or parts thereof to be designated as aforesaid at the addresses respectively shown for such persons in such roll or in such roll as amended as aforesaid and the clerk of the Corporation shall determine whether the information is appropriate for the purpose, and his determination thereof and of the persons entitled to notice shall be evidenced by his certificate and when so evidenced is final and conclusive.

100 1000

(2a) Nothing in subsection 2 authorizes the clerk of the Corporation to act on the basis of information not contained in the assessment roll unless it is reasonable for him to assume that such information is correct and the information shown on the assessment roll is incorrect, incomplete or out of date.

s o (iii), amended **3.** Subsection 20 of section 6 of *The City of Toronto Act, 1936*, being chapter 84, as enacted by the Statutes of Ontario, 1967, chapter 131, section 6 and amended by the Statutes of Ontario, 1974, chapter 161, section 5, is further amended by inserting after "and" in the seventh line "by prepaid first class mail upon".

Interpretation

- 4.—(1) In this section,
 - (a) "front yard" means that portion of private property located between the front wall of a residential building on such private property and the abutting public highway;
 - (b) "front yard parking" means the parking of a private passenger motor vehicle or motorcycle in a front yard where such parking is prohibited by a by-law of the Corporation.

Front yard parking paramit by Jan s

R S O 1070.

(2) Notwithstanding any general or special Act or any by-law of the Corporation, the council of the Corporation may pass by-laws authorizing, pursuant to permits issued, front yard parking within the municipality or any defined area or areas thereof and section 35 of *The Planning Act* does not apply to a by-law passed under this section.

Litem.

- (3) A by-law passed under this section,
 - (a) may provide for the issuing of a permit or permits to the owner of the private property where front yard parking is to be permitted;
 - (b) may establish criteria which must be complied with prior to the issuing of a permit;

- (c) may prescribe the procedures to be followed in the processing of applications for permits;
- (d) may regulate the location, type of surface, dimensions and total area of the portion of the private property where front vard parking is to be permitted;
- (e) may define the conditions which the council may impose on the issuing of a permit;
- (f) may limit the number of spaces which can be used for front yard parking on any private property;
- (g) may prescribe a procedure by which the council or a standing committee thereof can grant variances from the requirements of the by-law in respect of location, number, type of surface, dimensions or total area of any parking space used or proposed to be used for front vard parking;
- (h) may provide for the issuing of identifying markers in connection with permits and the manner by which such identifying markers are to be affixed;
- (i) may require the payment of an administrative, survey and inspection fee in connection with each permit applied for;
- (i) may provide in conjunction with front yard parking for the use of part of the untravelled portion of the public highway abutting the private property in accordance with other by-laws of the Corporation;
- (k) shall prohibit the improper use or acquisition of a permit or identifying marker issued in connection with a permit;
- (l) may provide that any private passenger motor vehicle or motorcycle parked in the front yard pursuant to a permit shall bear a valid motor vehicle registration plate.
- 5.—(1) Where, under any general or special Act, a sewage service rate By-laws or water rate or rent is imposed upon the owner or occupant of lands or premises, the council of the Corporation may pass fees for statement by-laws requiring the payment of fees for the issuance of of account sewage service rate or water rate or rent statements of account. and for prescribing the amounts of the fees.

Maximum antimus itres

(2) The amounts of the fees that may be prescribed under this section shall not exceed the reasonable cost of preparing and issuing the statement of account in respect of which the fees are being charged.

Provise

(3) Nothing in this section authorizes the Corporation to require the payment of fees in respect of its billings of sewage service rates or water rates or rents.

Interpre-

- 6.—(1) In this section,
 - (a) "refund date" means the date or dates as determined by the council of the Corporation;
 - (b) "refund factor" means all or part of the total amount of the special charge collected and unspent and not refunded pursuant to this section at the refund date divided by the total amount of the special charge collected at the refund date, as determined by the Treasurer of the Corporation.

Refund of unspent special charge R.S.O. 1970, c. 284 (2) Notwithstanding section 361 of *The Municipal Act* and the levy made thereunder for any year against the persons in an improvement area liable to pay the same, upon the repeal of a by-law establishing a Board of Management for the improvement area, the Corporation may refund from time to time, all or part of the special charge so levied and collected that is unspent and not refunded pursuant to this section as determined by the Treasurer of the Corporation at a refund date, to the persons who have paid the special charge.

Refund amount (3) The amount which may be refunded under subsection 2 to any person at any refund date is determined by multiplying the amount of the special charge paid by a person less any refund made to the person pursuant to this section, by the refund factor.

Proviso

(4) Nothing in this section shall affect the right of the Corporation to collect any special charge levied that is unpaid.

Commence-

7. This Act comes into force on the day it receives Royal Assent.

Short title

8. The short title of this Act is The City of Toronto Act, 1980.

An Act respecting the City of Windsor

Assented to June 19th, 1980

WHEREAS The Corporation of the City of Windsor, herein Preamble called the Corporation, hereby applies for special legislation in respect of the matters hereinafter set forth; and whereas it is expedient to grant the application;

Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1.—(1) The council of the Corporation may, by by-law,

Dumping of fill

- (a) prohibit or regulate the placing or dumping of fill of any kind in any defined area or areas in the City of Windsor;
- (b) require that a permit be obtained for the placing or dumping of fill; and
- (c) prescribe conditions under which the placing or dumping of fill may be carried out under a permit issued pursuant to a by-law passed under this section.
- (2) Where a regulation under *The Conservation Authorities Act* Conflict respecting the placing or dumping of fill is in force in any area of R. S. O. 1970, the City of Windsor, a by-law passed under subsection 1 shall c. 78 cease to have effect in that area of the City.
- 2. The council of the Corporation may, by by-law, provide Dog that each person having control of a dog shall remove forthwith any faeces left by the dog on the lands of a school board, on a highway or in a public park in the City of Windsor, and the council may exclude from the operation of the by-law such class or classes of physically-handicapped persons as may be set out in the by-law.
- 3.—(1) Notwithstanding that less than two years have expired Designation following the presentation of a petition objecting to the passing of improvement a by-law for designating both sides of Sandwich Street, from area

Detroit Street to Chippawa Street, together with other lands, as an improvement area, the council of the Corporation may pass bylaws designating both sides of Sandwich Street, from Detroit Street to Chippawa Street, as an improvement area.

Application of R S O 1070, c. 284, s. 361

(2) Section 361 of *The Municipal Act* applies with necessary modifications to a by-law passed under subsection 1.

Agreements tysterling brothing allove or beneath highways 4.—(1) The Corporation may enter into agreements with the owners or lessees of lands abutting on a highway for the construction, maintenance and use of buildings and structures or parts thereof over, across or under the highway upon such terms and conditions as may be agreed and for leasing, licensing or granting rights to the use of the air space over the highway or the lands under the highway to such persons for such consideration and upon such terms and conditions as may be agreed.

Approval of Minister of Transportation and Communications R.S.O. 1970, c. 201 (2) An agreement made pursuant to subsection 1, which affects a highway or a highway right of way, which is a connecting link within the meaning of section 19 of *The Public Transportation and Highway Improvement Act* shall have no effect unless approved by the Minister of Transportation and Communications.

1972, c 204, s. 1 (2), amended **5.** Subsection 2 of section 1 of *The City of Windsor Act*, 1972 is amended by striking out "two years" in the sixth line and inserting in lieu thereof "six months".

Commencement 6. This Act comes into force on the day it receives Royal Assent.

Short title

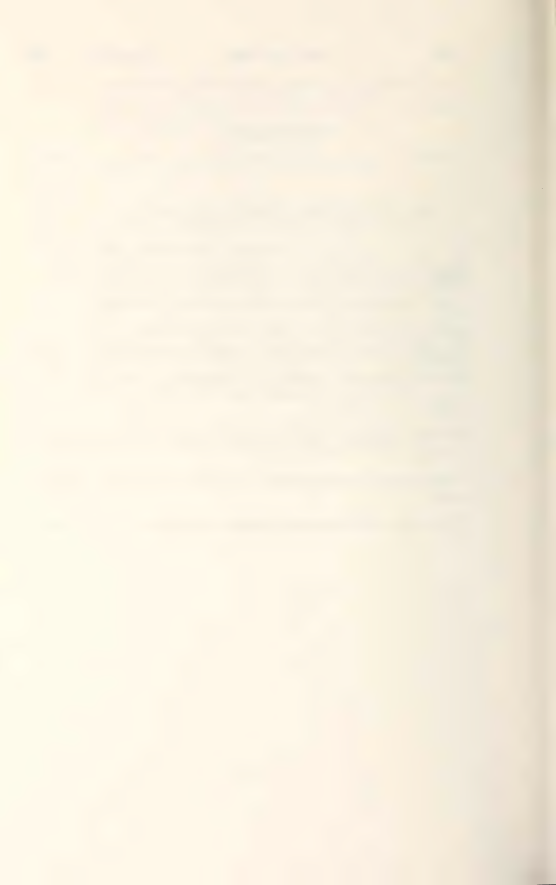
7. The short title of this Act is The City of Windsor Act, 1980.

An Act respecting the Borough of York

Assented to December 12th, 1980

THEREAS The Corporation of the Borough of York, herein Preamble called the Corporation, hereby represents that Carmen DeLisio died as the result of an accident that occurred in the course of his employment with the Corporation; that it is desirable that a grant be paid to his widow, Elvira DeLisio; and whereas the Corporation hereby applies for special legislation authorizing the Corporation to make the grant, and whereas it is expedient to grant the application; Therefore, Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

- 1. The Corporation may make a grant in an amount not Grant exceeding \$5,000 to Elvira DeLisio.
- 2. This Act comes into force on the day it receives Royal Commence-Assent.
 - 3. The short title of this Act is The Borough of York Act, 1980. Short title



Fourth Session, Thirty-First Legislature 29 Elizabeth II, 1980

A

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	267	s. 14.
Mechanics' Lien Act	267	1975, c. 43.
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Mental Health Act	269	1978, c. 50.
Mental Hospitals Act	270	1971, c. 50, s. 57.
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	274	1971, c. 50, s. 58, c. 98, s. 4, Sched. par. 22 and c. 102; 1972, c. 4, s. 17 and c. 116;
	274	and c. 102; 1972, c. 4, s. 17 and c. 116; 1973, c. 106; 1978, c. 83, s. 42, par. 5; 1980,
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Ministry of the Attorney General Act	116	1972, c. 1, s. 9.
Ministry of Colleges and Universities Act		1971, c. 66; 1972, c. 1, s. 12 and c. 114; 1973, c. 86; 1974, c. 79; 1975, c. 29 and c. 75; 1980, c. 6, s. 7.
Ministry of Community and Social Services Act.	120	1971, c. 50, s. 30; 1972, c. 1, s. 19, c. 56 and c. 149; 1973, c. 41; 1974, c. 95; 1975, c. 18, s. 4 and c. 26.
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Ministry of Correctional Services Act	110	1971, c. 50, s. 27; 1972, c. 1, s. 59; 1978, c. 37, sup.
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Ministry of Education Act(See now Education Act)	111	1971, c. 89; 1972, c. 1, s. 61 and c. 73; 1973, c. 44; 1974, c. 109, s. 272, rep.
Ministry of Energy Act		1973, c. 56.
Ministry of the Environment Act	112	1971, c. 63; 1972, c. 1, s. 67. 1973, c. 2; 1974, c. 36; 1978, c. 15.
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Ministry of Housing Act		1973, c. 100; 1974, c. 14.
Ministry of Industry and Tourism Act		1972, c. 5; 1979, c. 13.
Ministry of Intergovernmental Affairs Act Ministry of Labour Act	117	1978, c. 64. 1971, c. 50, s. 29; 1972, c. 1, s. 82; 1973,
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Ministry of Northern Affairs Act	110	1977, c. 21.
Ministry of Revenue Act	119	1972, c. 1, s. 88. 1972, c. 2.
Ministry of Transportation and Communications		
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Creditors Payment Act		1975, c. 44.
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Mortgage Brokers Act	278	1971, c. 50, s. 59; 1972, c. 1, s. 45; 1973, c. 103; 1974, c. 28; 1975, c. 28.
Mortgages Act	279	
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Motor Vehicle Dealers Act	475 282	1971, c. 21 and c. 50, s. 85; 1972, c. 1, s. 47. 1972, c. 14 and c. 147; 1975, c. 10; 1977, c. 18; 1978, c. 78; 1979, c. 25.
Motorized Snow Vehicles Act	283	1974, c. 113, sup.; 1975 (2nd Sess.), c. 15; 1977, c. 20.
Municipal Act	284	1971, c. 81 and c. 98, s. 4, Sched. par. 23; 1972, c. 121, c. 124 and c. 169; 1973, c. 83
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Municipal Act—Continued		1975, c. 8 and c. 56; 1975 (2nd Sess.), c. 11 and c. 20; 1976, c. 51 and c. 69; 1977, c. 48; 1978, c. 17, c. 32, c. 87, s. 40, c. 101 and c. 104; 1979, c. 50, c. 63, c. 101 and c. 111, s. 7; 1980, c. 36 and c. 74.
Municipal Affairs Act	118	1972, c. 1, s. 104 and c. 46; 1974, c. 111; 1980, c. 66.
Municipal and School Tax Credit Assistance Act. (See now Ontario Pensioners Property Tax Assistance Act	285	1980, c. 18, s. 19, rep.
Municipal Arbitrations Act	286 287	1972, c. 142; 1976, c. 54.
Municipal Elderly Resident's Assistance Act Municipal Elections Act		1973, c. 154; 1975, c. 35. 1972, c. 95; 1974, c. 32; 1975, c. 23; 1977, c. 62, sup; 1978, c. 12 and c. 57; 1980, c. 30.
Municipal Franchise Extension Act	28 8 289	1971, c. 98, s. 4, Sched. par. 24; 1972, c. 95, s. 118, rep.
Municipal Health Services Act	290	1974, c. 59; 1978, c. 87, s. 41; 1979, c. 83. 1971, c. 98, s. 17.
Municipal Subsidies Adjustment Act	291 292 293	1976, c. 47, rep. 1975, c. 33. 1972, c. 63 and c. 165; 1973, c. 63 and c. 170; 1974, c. 25, sup.; 1974, c. 127; 1975, c. 7,
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Municipal Works Assistance Act Municipality of Metropolitan Toronto Act	294 295	1971, c. 7 and c. 80; 1972, c. 54, c. 89 and c. 168; 1973, c. 48 and c. 171; 1974, c. 42 and c. 114; 1975, c. 22 and c. 50; 1976, c. 42 and c. 72; 1977, c. 37 and c. 68; 1978, c. 35, c. 45 and c. 87, s. 42; 1979, c. 64 and c. 90; 1980, c. 39, c. 42 and c. 68.
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Niagara Escarpment Protection Act. (See now Pits and Quarries Control Act)	297	1971, c. 96, s. 21, rep.
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Occupational Health and Safety Act		1978, c. 83.			
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Official Notices Publication Act	303				
Oleomargarine Act	304	1971, c. 50, s. 60; 1978, c. 100, s. 16.			
Ombudsman Act	205	1975, c. 42.			
Ontario Agricultural Museum Act	305 306	1975, c. 58, sup.; 1978, c. 89.			
Ontario Credit Union League Limited Act		1972, c. 42.			
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Ontario Development Corporation Act	308	1971, c. 67; 1972, c. 1, s. 81 and c. 68;			
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Ontario Economic Council Act	309	1072 - 64			
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Ontario Energy Board Act	312	1973, c. 55; 1975 (2nd Sess.), c. 8; 1976, c. 21			
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Ontario Guaranteed Annual Income Act		1974, c. 58; 1976, c. 33; 1977, c. 50.			
Ontario Health Insurance Organization Act (See now Health Insurance Act)		1971 (2nd Sess.), c. 5; 1972, c. 91, s. 53, rep			
Ontario Heritage Act		1974, c. 122; 1975, c. 87; 1979, c. 41.			
Ontario Heritage Foundation Act	315	1974, c. 122, s. 71, rep.			
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Ontario Highway Transport Board Act	316	1971, c. 50, s. 62; 1972, c. 1, s. 101; 1979 c. 43.			
Ontario Home Buyers Grant Act		1975, c. 4.			
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Ontario Labour-Management Arbitration		1972, c. 55. 1979, c. 32, s. 4, rep.			
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Ontario Place Corporation Act		1972, c. 33; 1973, c. 40.			
Ontario Planning and Development Act		1973, c. 51; 1974, c. 50.			
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Ontario School Trustees' Council Act	3 29	1974, c. 65; 1978, c. 99, sup.			
Ontario Student Housing Corporation Act		1978, c. 39.			

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P Paperback and Periodical Distributors Act		1971, c. 82; 1972, c. 1, s. 50; 1974, c. 27.
Parents' Maintenance Act	336 337 338	1978, c. 2, s. 84, rep. 1972, c. 1, s. 86. 1973, c. 53; 1974, c. 51.
Partnerships Act	339 340 341	1971, c. 98, s. 4, Sched. par. 25; 1972, c. 1, s. 51; 1973, c. 7. 1971, c. 50, s. 65. 1977, c. 29.
Pelee (Township) Act	342 343 344	1978, c. 46. 1973, c. 113; 1977, c. 40, s. 60; 1978, c. 2, s. 85; 1980, c. 80. 1977, c. 40, s. 90 and c. 41, s. 20. 1972, c. 1, s. 52; 1973, c. 102; 1976, c. 39;
Personation Act	345 346	1977, c. 23. 1971, c. 100, s. 11, rep. 1971, c. 50, s. 66; 1972, c. 1, s. 71; 1973, c. 25, sup.; 1974, c. 21; 1979, c. 79.
Petroleum Products Price Freeze Act Petroleum Resources Act Petty Trespass Act	347	1975, c. 66. 1971, c. 94; 1978, c. 87, s. 28. 1980, c. 15, s. 13, rep. 1972, c. 99; 1973, c. 126; 1974, c. 47, s. 168 (1),
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Planning Act	349	1971, c. 2; 1972, c. 118; 1973, c. 168; 1974, c. 53; 1975 (2nd Sess.), c. 18; 1976, c. 38 and c. 64; 1978, c. 87, s. 21 and c. 93; 1979,				
Plant Diseases Act	350	c. 59. 1971, c. 50, s. 67; 1978, c. 100, s. 18.				
Point Edward (Village of) Act (1970, c. 67)		1972, c. 87, sup.; 1979, c. 72, sup.				
Police Act	351	1972, c. 1, s. 97 and c. 103; 1974, c. 106; 1979, c. 74.				
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Port Colborne (City of) Act		1974, c. 49.				
Pounds Act	353	1975, c. 67.				
Power Commission Act	354	1972, c. 1, s. 73; 1973, c. 57.				
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Power Control Act	356	1973, c. 58, rep.				
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Probation Act. (See now Ministry of Correctional Services Act)		•				
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Property Tax Stabilization Act		1973, c. 73; 1974, c. 23; 1975, c. 7, s. 2 (1), rep.				
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Provincial Court (Civil Division) Project Act		1979, c. 67.				
Provincial Courts Act	369	1976, c. 85, s. 23; 1977, c. 22, s. 1 (4) and c. 46; 1978, c. 2, s. 86 (1) and c. 71; 1979, c. 5.				
Provincial Land Tax Act	370	1971, c. 50, s. 70; 1972, c. 1, s. 91; 1973, c. 135; 1979, c. 82, s. 35.				
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Provincial Parks Act	371	1971, c. 16; 1972, c. 1, s. 87 and c. 27; 1976, c. 56.				
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Public Commercial Vehicles Act	375	1971, c. 50, s. 71; 1973, c. 166; 1975 (2nd Sess.), c. 7; 1976, c. 22; 1979, c. 56 and c. 97.				
Public Halls Act	376	1971, c. 50, s. 72.				
Public Health Act	377	1971, c. 95; 1972, c. 80; 1973, c. 130; 1974, c. 61 and c. 87; 1975, c. 61; 1978, c. 87,				

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Public Libraries Act	381	1971, c. 98, s. 4, Sched. par. 26; 1972, c. 1, s. 17; 1973, c. 141.
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Public Parks Act	384 385	1972, c. 166; 1978, c. 87, s. 45. 1971, c. 69 and c. 98, s. 4, Sched. par. 27;
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Public Utilities Corporations Act	391	4074 50 74 4070 407 4077 20
Public Vehicles Act	392	1971, c. 50, s. 74; 1972, c. 127; 1977, c. 32; 1978, c. 23; 1980, c. 46.
Public Works Act	393	1972, c. 1, s. 74.
Public Works Creditors Payment Act	394	1975, c. 45, rep.
Public Works Protection Act	395	1972, c. 1, s. 99. 1972, c. 57; 1978, c. 105, rep.
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Race Tracks Tax Act	307	1972, c. 20.
Racing Commission Act	398	1972, c. 20. 1973, c. 116; 1978, c. 25.
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Railway Fire Charge Act	400	1971, c. 50, s. 75; 1972, c. 1, s. 92; 1980, c. 10, s. 1, rep.
Railways Act (R.S.O. 1950, c. 331)		1979, c. 44.
Real Estate and Business Brokers Act	401	1971, c. 50, s. 76; 1972, c. 1, s. 53; 1980, c. 6, s. 5.
Reciprocal Enforcement of Judgments Act Reciprocal Enforcement of Maintenance Orders	402	
Act	403	1978, c. 2, s. 87.
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Regional Municipal Grants Act	405	1971, c. 73; 1972, c. 64; 1973, c. 62 and c. 160; 1974, c. 24; 1975, c. 7, s. 2 (1), rep.
(See now Ontario Unconditional Grants Act) Regional Municipalities Amendment Act		1974, c. 5; 1974, c. 117; 1975, c. 46; 1976,
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Regional Municipality of Haldimand-Norfolk Act		1973, c. 96 and c. 155; 1974, c. 5, s. 7, c. 10 and c. 117, ss. 55 to 59; 1975, c. 46, s. 14; 1976, c. 43, ss. 107 to 117 and c. 70, ss. 56 to 61; 1977, c. 34, ss. 48 to 52; 1978, c. 33, ss. 117 to 127 and c. 87, s. 48; 1979, c. 58 and c. 81, ss. 126 to 137; 1980, c. 33, ss. 29, 30.
Regional Municipality of Halton Act		1973, c. 70, c. 162 and c. 168, s. 14, par. 8; 1974, c. 5, s. 4 and c. 117, ss. 40 to 44; 1976, c. 43, ss. 72 to 83 and c. 70, ss. 37 to 42; 1977, c. 34, ss. 32 to 37; 1978, c. 33, ss. 80 to 92 and c. 87, s. 49; 1979, c. 81, ss. 89 to 99; 1980, c. 33, ss. 19 to 22.
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METRIC CONVERSION STATUTE LAW AMENDMENT ACT: 1978, c. 87, s. 21 (22nd January, 1979); ss. 35 to 57 (1st February, 1979); ss. 22 to 28, 30 to 34 (1st April, 1979); ss. 17, 18 (1st June, 1979); s. 6 (1st September, 1979); s. 15 (1st October, 1979); s. 16 (1st January, 1980); ss. 1 to 5 and 7 to 10 (31st December, 1980); ss. 19, 20 (30th December, 1980).

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MILK AMENDMENT ACT: 1972, c. 162 (1st April, 1973).

MINING AMENDMENT ACT: 1973, c. 106 (1st November, 1973); 1980, c. 83 (23rd January, 1981).

MINISTRY OF AGRICULTURE AND FOOD STATUTE LAW AMENDMENT AND REPEAL ACT: 1978, c. 100 (1st February, 1979).

Ministry of Colleges and Universities Amendment Act: 1972, c. 114, ss. 1, 2 (29th December, 1972).

MINISTRY OF CULTURE AND RECREATION ACT: 1974, c. 120 (14th January, 1975).

MINISTRY OF ENERGY ACT: 1973, c. 56 (3rd July, 1973).

MINISTRY OF NATURAL RESOURCES AMENDMENT ACT: 1973, c. 105 (1st November, 1973).

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MOOSONEE DEVELOPMENT AREA BOARD AMENDMENT ACT: 1974, c. 76 (14th January, 1975).

MORTGAGE BROKERS ACT: 1968-69, c. 71 (1st November, 1971).

MORTGAGE BROKERS AMENDMENT ACT: 1975, c. 28 (12th November, 1975).

MOTORIZED SNOW VEHICLES ACT: 1974, c. 113, s. 2 (7) (20th September, 1975); s. 9 (1st November, 1976); s. 8 (1) (c), (2, 3) (1st March, 1977).

MOTORIZED SNOW VEHICLES AMENDMENT ACT: 1977, c. 20 (1st October, 1977).

MUNICIPAL AMENDMENT ACT: 1972, c. 121 (31st July, 1972); 1972, c. 169 (17th January, 1973); 1973, c. 175, s. 1 (9th January, 1974); 1978, c. 101, s. 2 (31st January, 1979).

MUNICIPAL CONFLICT OF INTEREST ACT: 1972, c. 142 (17th January, 1973).

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NEGLIGENCE AMENDMENT ACT: 1977, c. 59 (14th December, 1977).

NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT AMENDMENT ACT: 1974, c. 52, s. 5 (31st January, 1975).

Non-resident Agricultural Land Interests Registration Act: 1980, c. 26 (1st December, 1980).

NORTH PICKERING DEVELOPMENT CORPORATION ACT: 1974, c. 124 (30th July, 1975).

NORTHERN ONTARIO DEVELOPMENT CORPORATION ACT: 1970, c. 77 (3rd May, 1972).

NURSES AMENDMENT ACT: 1973, c. 30, s. 2 (15th June, 1973).

OCCUPATIONAL HEALTH AND SAFETY ACT: 1978, c. 83 (1st October, 1979).

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OMBUDSMAN ACT: 1975, c. 42 (10th July, 1975).

Ontario Energy Board Amendment Act: 1973, c. 55 (11th July, 1973).

ONTARIO ENERGY CORPORATION ACT: 1974, c. 101 (28th February, 1975).

ONTARIO HERITAGE ACT: 1974, c. 122 (5th March, 1975).

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Ontario New Home Warranties Plan Act: 1976, c. 52, ss. 1-5, 7-10, 18-25 (29th September, 1976); ss. 6, 11 to 17 (31st December, 1976).

Ontario Water Resources Amendment Act: 1973, c. 90, ss. 3, 4 (31st May, 1974); 1975, c. 71 (20th April, 1976).

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PARKWAY BELT PLANNING AND DEVELOPMENT AMENDMENT ACT: 1974, c. 51, s. 2 (31st January, 1975).

Partnerships Registration Amendment Act: 1968-69, c. 91—but see R.S.O. 1970, c. 340, s. 19 (21st March, 1973).

Personal Property Security Act: 1967, c. 73, ss. 1 to 40, 44 and 46 to 69—but see R.S.O. 1970, c. 344, s. 72 (1st April, 1976).

Personal Property Security Amendment Act: 1973, c. 102, ss. 1 to 14 (1st April, 1976).

PESTICIDES ACT: 1973, c. 25 (31st May, 1974).

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Planning Amendment Act: 1973, c. 168, ss. 1, 2, 7, 13, 14, 15 (9th January, 1974).

POLICE AMENDMENT ACT: 1972, c. 103 (1st December, 1972); 1979, c. 74 (1st July, 1979).

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Power Commission Amendment Act: 1973, c. 57 (4th March, 1974).

Power Commission Insurance Amendment Act: 1973, c. 59 (4th March, 1974).

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PROVINCIAL COURTS AMENDMENT ACT: 1978, c. 71 (15th June, 1979); 1979, c. 5 (31st March, 1980).

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Public Health Amendment Act: 1972, c. 80, ss. 1 (1), 4 (1st November, 1972); 1973, c. 130 (10th June, 1974); 1974, c. 61 (3rd July, 1974); 1975, c. 61, ss. 1, 2, 4, 5, 12 to 15 (1st October, 1975).

Public Inquiries Act: 1971, c. 49 (17th April, 1972).

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PUBLIC PARKS AMENDMENT ACT: 1972, c. 166 (17th January, 1973).

Public Service Amendment Act: 1972, c. 96, ss. 1, 4, 6, 7 (29th December, 1972).

Public Works Creditors Payment Repeal Act: 1975, c. 45 (1st January, 1976).

Pyramidic Sales Act: 1972, c. 57 (16th June, 1972).

REGIONAL MUNICIPALITY OF OTTAWA-CARLETON AMENDMENT ACT: 1972, c. 126, s. 14 (1st August, 1972).

REGISTRY AMENDMENT ACT: 1972, c. 133, s. 12 (1st November, 1973); 1979, c. 94, ss. 4-7, 10, 11 (2), 15, 20, 18 (2, 51, 35, 38, 43, 44, 48 (29th December, 1980); s. 18 (1st April, 1981); 1980, c. 50, ss. 1-4, 6-15 (29th December, 1980).

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RIDING HORSE ESTABLISHMENTS ACT: 1972, c. 59 (2nd April, 1973).

RYERSON POLYTECHNICAL INSTITUTE AMENDMENT ACT: 1971, c. 65 (1st October, 1971).

Schools Administration Amendment Act: 1972, c. 77, s. 26 (17th January, 1973).

SECURITIES ACT 1978, c. 47, ss. 1 to 70, 71 (1) (a, c to s), (2, 3, 8 to 11), 72 to 144 (15th September, 1979).

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SMALL CLAIMS COURTS AMENDMENT ACT: 1970, c. 120, ss. 8, 10, 11, 13, 14—but see R.S.O. 1970, c. 439, ss. 108-112, 113, 197 (17th April, 1972).

STATUTORY POWERS PROCEDURE ACT: 1971, c. 47 (17th April, 1972).

Succession Law Reform Act: 1977, c. 40—Note: The effective date cited in subsection 2 of section 42 of the Act is September 15, 1978 and the date of publication in *The Ontario Gazette* cited in subsection 6 of the said section 42 is April 15, 1978.

TERRITORIAL DIVISION AMENDMENT ACT: 1980, c. 13 (11th June, 1980).

THEATRES AMENDMENT ACT: 1975, c. 60 (1st September, 1975); 1979, c. 29, ss. 1, 3, 6 (1st April, 1980).

TILE DRAINAGE ACT: 1971, c. 37 (15th July, 1971).

TILE DRAINAGE AMENDMENT ACT: 1975, c. 80, ss. 6, 8, 9 (31st October, 1975); ss. 2, 3, 4, 5, 7 (31st December, 1975).

Training Schools Amendment Act: 1975, c. 21 (1st January, 1977); 1978, c. 66 (15th June, 1979).

Travel Industry Act: 1974, c. 115, ss. 3 (1, 2), 13, 15 to 26 (15th July, 1975).

TRESPASS TO PROPERTY ACT: 1980, c. 15 (8th September, 1980).

UNIFIED FAMILY COURT ACT: 1976, c. 85, ss. 1 to 3, 5, 7, 15 to 21, 24 to 26 (17th January, 1977); ss. 4, 6, 8 to 14, 22, 23 (1st July, 1977).

UNIFIED FAMILY COURT AMENDMENT ACT: 1977, c. 4, s. 6 (2) (5th April, 1978); 1978, c. 68 (15th June, 1979).

University of Toronto Act: 1971, c. 56, s. 20 (5th January, 1972), ss. 1-19, 21-23 (1st July, 1972).

USED CAR DEALERS AMENDMENT ACT: 1971, c. 21 (1st January, 1972).

VENEREAL DISEASES PREVENTION AMENDMENT ACT: 1971, c. 33 (1st January, 1972).

VENTURE INVESTMENT CORPORATIONS REGISTRATION ACT: 1977, c. 10 (1st January, 1978).

VITAL STATISTICS AMENDMENT ACT: 1973, c. 114, s. 3 (2nd January, 1974); 1976, c. 40 (1st September, 1976); 1978, c. 81 (1st February, 1979).

WEED CONTROL AMENDMENT ACT: 1972, c. 39 (2nd April, 1973).

WINE CONTENT ACT: 1972, c. 171 (28th February, 1973).

WINE CONTENT ACT: 1976, c. 78 (16th May, 1977).

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Workmen's Compensation Amendment Act: 1973, c. 173, ss. 1-7, 9 (1st January, 1974), s. 8 (15th March, 1974).

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Environmental Protection Amendment Act: 1973, c. 94, ss. 13, 14; 1979, c. 91.

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Homes for the Aged and Rest Homes Amendment Act: 1972, c. 62, s. 2 (1).

INSURANCE ACT: R.S.O. 1970, c. 224, ss. 365, 366 and 367; 1980, c. 62, ss. 37 to 45.

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MUNICIPAL AMENDMENT ACT: 1970, c. 135, s. 7 (7)—but see R.S.O. 1970, c. 284, s. 640.

ONTARIO ENERGY BOARD AMENDMENT ACT: 1975 (2nd Sess.), c. 8.

PROVINCIAL OFFENCES ACT: 1979, c. 4, ss. 14 to 21.

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SALE OF GOODS AMENDMENT ACT: 1967, c. 89—but see R.S.O. 1970, c. 421, s. 25 (5).

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Centennial Centre of Science and Technology Act		615177	Sant 17/77
Fees		645/77 1003/78	Sept. 17/77 Jan. 13/79
amended		1003/78	Jan. 15/19
Certification of Titles Act, 1979			
General		994/80	Dec. 13/80
amended		995/80	Dec. 13/80
Change of Name Act			
Fees and Forms	84		

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Charitable Institutions Act			
General	85		
amended		268/72	June 17/72
amended		351/72	July 29/72
amended		113/73	Mar. 24/7:
amended		449/73	Aug. 18/7.
amended		713/73	Dec. 1/7.
amended		387/76	May 22/7
amended		411/77	July 9/7
amended		769/77	Nov. 5/7
amended		909/77	Dec. 31/7
amended		212/78	Apr. 8/7
amended		623/78	Aug. 26/7
amended		734/78	Oct. 7/7
amended		769/78	Oct. 21/7
amended		873/78	Nov. 25/7
amended		65/79	Feb. 17/7
amended		248/79	May 5/7
amended		349/79	June 16/7
amended		766/79	Nov. 3/7
amended		834/79	Nov. 24/7
amended		47/80	Feb. 16/8
amended		366/80	May 24/8
amended		508/80	July 5/8
amended		634/80	Aug. 23/8
amended		738/80	Sept. 27/8
amended		875/80	Nov. 8/8
amended		1038/80	Dec. 27/8
amended		1098/80	Jan. 3/8
Child Welfare Act, 1978			
General		388/79	June 23/7
Practice and Procedure of Societies		389/79	June 23/7
Children's Institutions Act and Children's Institutions Act.			
1978 General	88		
amended		382/72	Aug. 12.7
amended		241/74	May 4/7
amended		307/76	Apr. 24/7
amended		348/79	June 16/7
amended		464/79	July 14/7
amended		519/79	Aug. 4/7
amended		621/79	Sept. 15/7
amended		399/80	May 31/8
Skildens's Land Dufamo Aut. 1977			
Children's Law Reform Act, 1977 Forms		176/78	Apr. 1/7
19111		170/76	1 1/1
Children's Mental Health Services Act, 1978			

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Children's Residential Services Act, 1978			
General		936/80	Nov. 29/80
Chiropody Act General	90		
amended		221/76	Mar. 27/76
amended		956/78	Dec. 30/78
amended		1078/80	Jan. 3/81
City of Hazeldean-March Act, 1978			
Order of the Minister			
the election of councils of the City of Hazeldean-March			
and the Township of Goulbourn		535 78	July 29/78
Order of the Minister—			
the determination of the name of the municipality		776 170	0-4 21 /79
established by the said Act		776 78	Oct. 21/78
determining the name of the City		905/78	Dec. 9/78
City of The Lakehead Act, 1968-69			
Reduction in Rates in McIntyre and Neebing Wards		230 /71	June 12/71
City of Timmins-Porcupine Act, 1972			
Merged Areas		191/73	Apr. 21/73
Order of the Minister		372 72	Aug. 12/72
Order of the Minister		480 / 72	Oct. 14/72
Order of the Minister		524 /72	Nov. 11/72
Collection Agencies Act			
General		21/71	Jan. 30/71
amended		496/74	July 20/74
amended		683/75	Sept. 6/75
amended		938/78	Dec. 23/78
amended		777/79	Nov. 3/79
amended		842/80	Oct. 25/80
Commissioners for Taking Affidavits Act			
Fees		235/80	April 12/80
Commodity Boards and Marketing Agencies Act, 1978			
Lenes—			* 1
Cream		479/78	July 15/78
Milk		478/78	July 15/78
Levies or Charges—		F20/70	A a 4/70
Chicken		530/79	Aug. 4/79 Aug. 2/80
amended		583/80 582/80	Aug. 2/80
Cream		484/78	July 15/78
har		531/79	Aug. 4/79
amended		26/80	Feb. 9/80
amended		964/80	Dec. 6/80
Fowl .		481/78	July 15/78
		614/79	Sept. 8/79
Milk amended		614/79 866/79	Sept. 8/79 Dec. 15/79

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Commodity Futures Act, 1978			
General		430/79	June 30/79
amended		603/79	Sept. 8/79
amended		434/80	June 7/80
Community Psychiatric Hospitals Act			
General	94		
amended		894/77	Dec. 24/77
Grants	95		
amended		789/76	Oct. 16/76
C . A . 1074			
Community Recreation Centres Act, 1974 General		236/75	Apr. 19/75
amended		127/78	Mar. 11/78
		127/10	111111. 11/70
Commuter Services Act			
Dial-A-Bus Service		771/74	Oct. 26/74
Compulsory Automobile Insurance Act, 1979			
Certificate of Insurance		902/79	Dec. 22/79
Exemptions		124/80	Mar. 15/80
Sandaminium A -4 1079			
Condominium Act, 1978 General		217/79	Apr. 21/79
amended		636/79	Sept. 22/79
amended		731/80	Sept. 27/80
amended		808/80	Oct. 18/80
amended		1073/80	Jan. 3/8
Surveys and The Description		933/78	Dec. 23/78
Conservation Authorities Act			
Conservation Areas—			
Ausable-Bayfield		317 / 73	June 9/7
Cataraqui Region	100		
Catfish Creek		47 / 75	Feb. 15/7
Central Lake Ontario		518/74	July 20/7
Credit Valley		460 / 72	Sept. 30/7
amended		580 /77	Sept. 3/7
Crowe Valley		637 / 77	Sept. 17/7
Essex Valley		638 / 77	Sept. 17/7
Ganaraska Region		928/77	Dec. 31/7
Grand River		516/74	July 20/7
Hamilton Region		274 / 72	June 17/7
Halton Region		441 /72	Sept. 16/7
Kettle Creek		517/74	July 20/7
Long Point Region		273 /72	June 17/7
Lower Thames Valley	104		
amended		208/73	Apr. 28/7
		515/74	July 20/7
			Apr. 28/7
Maitland Valley		210773	
Maitland ValleyMattagami Valley		210 /73 845/77	A .
Maitland Valley Mattagami Valley Metropolitan Toronto and Region		845/77	Dec. 3/7
Maitland Valley Mattagami Valley Metropolitan Toronto and Region amended		845/77 244/78	Dec. 3/7 Apr. 22/7
Maitland Valley Mattagami Valley Metropolitan Toronto and Region		845/77	Dec. 3/7

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Conservation Authorities Act - C-nanued			-		
Chilservation Areas Continued					
Niagata Peninsula		859/74	Nov. 23/74		
North Grey Region		940/75	Dec. 20/75		
Nottawasaga Valley		249/71	June 26/71		
Otonabee Region		179/77	Apr. 9/77		
Prince Edward Region		514/74	July 20/74		
Rideau Valley		248/74	May 4/74		
smended		629/77	Sept. 17/77		
amended		863/79	Dec. 8/79		
amended		573/80	Aug. 2/80		
St. Clair Region		761/74	Oct. 26/74		
Sauble Valley		939/75	Dec. 20/75		
Saugeen Valley		516/72	Nov. 11/72		
Sault Ste. Marie Region		207/73	Apr. 28/73		
South Lake Simcoe		513/74	July 20/74		
Use and Operation Applicable to Lands Owned by the					
Upper Thames River Conservation Authority		28/71	Jan. 30/71		
amended		556/74	Aug. 10/74		
1/10					
Ausable River	108				
Grand Valley	110				
Morra River	113				
Spencer Creek	114				
1 and Alteration to Waterways—					
Long Point Region		224 /71	June 12/71		
Raisin Region		114/76	Feb. 21/76		
F:ll and Construction—					
Hamilton Region	118				
amended		117/72	Mar. 25/72		
amended		30 / 74	Mar. 2/74		
amended		494 78	July 15/78		
amended		1006/78	Jan. 13/79		
Fill. Construction and Alteration to Waterways—					
Cataraqui Region		996 / 76	Jan. 1/77		
amended		901 /77	Dec. 24/77		
amended		490 / 78	July 15/78		
Catfish Creek		784 /74	Oct. 26/74		
Central Lake Ontario		824 /73	Jan. 12/74		
Credit Valley		211/73	Apr. 28/73		
amended		398 / 79	June 23/79		
Grand River		356 / 74	May 25/74		
amended		133 / 75	Mar. 15/75		
Halton Region		272 /72	June 17/72		
amended		534 /72	Nov. 18/72		
Kettle Creek		783 / 74	Oct. 26/74		
Lakehead Region		515 / 73	Sept. 1/73		
amended		158 / 74	Apr. 6/74		
Lower Thames Valley		37 /71	Jan. 30/71		
Mattagami Region		813 / 74	Nov. 9/74		
Metropolitan Toronto and Region		735 / 73	Dec. 15/73		
amended		206/79	Apr. 21/79		
Nickel District		942 75	Dec. 20/75		
um nd d		479 76	June 19/76		
North Grey		125 /71	Apr. 10/71		

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Conservation Authorities Act—Continued			
Fill, Construction and Alteration to Waterways—Continued			
Nottawasaga Valley		275 75	Apr. 26/75
amended		321/80	May 10/80
Otonabee Region		61/79	Feb. 17/79
amended		522/80	July 5/80
Rideau Valley		875/76	Nov. 20/76
amended		52/80	Feb. 16/80
St. Clair Region		781/74	Oct. 26/74
Sauble Valley		126/71	Apr. 26/71
Saugeen Valley		113/76	Feb. 21/76
amended		251/80	Apr. 19/80
South Lake Simcoe		782/74	Oct. 26/74
amended		346/79	June 16/70
Upper Thames River		755/73	Dec. 15/7.3
amended		555/74	Aug. 10/7-
TT ' A			
onstruction Hoists Act General	126		
amended		125/72	Apr. 1/72
umenaea		125/12	71p1. 1/72
Consumer Protection Act			
General	128		
amended		149/71	Apr. 24/7
amended		201/71	May 29/71
amended		525/71	Jan. 1/72
amended		258/74	May 11/7-
amended		966/74	Jan. 4/75
amended		684/75	Sept. 6/73
amended		816/75	Nov. 1/75
amended		844/80	Oct. 25/8
Consumer Reporting Act, 1973			
General		251/74	May 11/7
amended		202/75	Apr. 5/7:
amended		685/75	Sept. 6/7:
amended		843/80	Oct. 25/80
amenaea		043/00	Oct. 23/80
o-operative Corporations Act, 1973			
General		179/74	Apr. 13 7
amended		979/76	Dec. 25/7
amended		931/78	Dec. 23/7
amended		339/79	June 9 7
o-omerative Leans Act			
o-operative Loans Act General	130		
4.4000			
oroners Act, 1972 General		307 /73	June 9/7
		742 /73	Dec. 15/7
amended		30 /75	
amended		,	Feb. 8/7
amended		366 / 75	May 31/7
amended		242 /77	Apr. 30 /7
amended		561 /78	Aug. 12/7
amended		942 78	Dec 30/7

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Coroners Act, 1972 - Continued			
General Continued			
amended		943/78	Dec. 30/7
amended		849 / 79	Dec. 1/7
amended		736/80	Sept. 27/80
Corporations Act			
Evidence of Bona Fides on Applications	134		
amended		444/71	Nov. 6/7
amended		977 /76	Dec. 25/7
General	135		
amended		383 /71	Sept. 25/7
amended		443 /71	Nov. 6/7
amended		415/72	Sept. 2/7
amended		976/76	Dec. 25/7
amended		,	,
Insider Trading and Proxy Solicitation	136	883 78	Dec. $2/7$
risider trading and rroxy Solicitation	130		
Corporations Information Act, 1976		075 176	D 25/5
General		975 / 76	Dec. 25/7
amended		57 / 78	Feb. 11/7
amended		884 78	Dec. 2/7
amended		176/79	Apr. 7/7
Corporation Securities Registration Act		002 (70	D 00.17
Fees		903 /79	Dec. 22/7
Corporations Tax Act	4.20		
General	139		
amended		324/71	Aug. 14/7
amended		544 / 71	Jan. 15/7
amended		410/72	Aug. 26/7
Corporations Tax Act, 1972			
General		350 / 73	June 23/7
amended		121 /74	Mar. 16/7
		254 / 75	Apr. 26/7
amended		1015/75	Jan. 3/7
amended			
amendedamended		41/76	Jan. 31/7
amendedamendedamendedamended		41 /76 509 /76	
amendedamendedamendedamendedamendedamended		,	June 26/7 Feb. 5/7
amendedamendedamendedamended		509/76	June 26/7 Feb. 5/7 Apr. 23/7
amended. amended. amended. amended. amended. amended. amended.		509 / 76 15 / 77	June 26/7 Feb. 5/7 Apr. 23/7 July 23/7
amended		509 / 76 15 / 77 220 / 77	June 26/7 Feb. 5/7 Apr. 23/7 July 23/7
amended	• • • • • • • • • • • • • • • • • • • •	509 / 76 15 / 77 220 / 77 474 / 77	June 26/7 Feb. 5/7 Apr. 23/7 July 23/7 July 30/7
amended. amended. amended. amended. amended. amended. amended. amended.	• • • • • • • • • • • • • • • • • • • •	509 /76 15 /77 220 /77 474 /77 504 /77	June 26/7 Feb. 5/7 Apr. 23/7 July 23/7 July 30/7 Mar. 25/7
amended. amended. amended. amended. amended. amended. amended. amended. amended.		509 76 15 77 220 77 474 77 504 77 147 78	June 26/7 Feb. 5/7 Apr. 23/7 July 23/7 July 30/7 Mar. 25/7 Nov. 4/7
amended.		509/76 15/77 220/77 474/77 504/77 147/78 809/78	June 26/7 Feb. 5/7 Apr. 23/7 July 23/7 July 30/7 Mar. 25/7 Nov. 4/7 Sept. 8/7
amended.		509 / 76 15 / 77 220 / 77 474 / 77 504 / 77 147 / 78 809 / 78 611 / 79	June 26/7 Feb. 5/7 Apr. 23/7 July 23/7 July 30/7 Mar. 25/7 Nov. 4/7 Sept. 8/7 Dec. 22/7
amended.		509 / 76 15 / 77 220 / 77 474 / 77 504 / 77 147 / 78 809 / 78 611 / 79 896 / 79	June 26/7 Feb. 5/7 Apr. 23/7 July 23/7 July 30/7 Mar. 25/7 Nov. 4/7 Sept. 8/7 Dec. 22/7 June 28/8
amended.		509 / 76 15 / 77 220 / 77 474 / 77 504 / 77 147 / 78 809 / 78 611 / 79 896 / 79 483/80	June 26/7 Feb. 5/7 Apr. 23/7 July 23/7 July 30/7 Mar. 25/7 Nov. 4/7 Sept. 8/7 Dec. 22/7 June 28/86 Aug. 9/86
amended.		509 / 76 15 / 77 220 / 77 474 / 77 504 / 77 147 / 78 809 / 78 611 / 79 896 / 79 483/80 594/80	June 26/7 Feb. 5/7 Apr. 23/7 July 23/7 July 30/7 Mar. 25/7 Nov. 4/7 Sept. 8/7 Dec. 22/7 June 28/8 Aug. 9/80 Oct. 18/80
amended.		509 /76 15 /77 220 /77 474 /77 504 /77 147 /78 809 /78 611 /79 896 /79 483/80 594/80 821/80	Apr. 23/7 July 23/7 July 30/7 Mar. 25/7 Nov. 4/7 Sept. 8/7 Dec. 22/7 June 28/80

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County Courts Act			
Sittings of the County and District Courts—			
Counties and Districts of Ontario		1125/80	Jan. 17/81
Summary Conviction Appeal Rules		801/77	Nov. 19/77
County Judges Act County and District Court Districts		96/71	Mar. 6/71
County of Oxford Act, 1974			
Order of the Minister—		,	
election of councils—area municipalities—school boards		589/74	Aug. 24/74
amended		619/74	Sept. 7/74
for the purposes of certain Acts		917/74	Dec. 14/74
a vote of the electors—the name "Township of Zorra"		987/74	Jan. 11/75
the County of Oxford being deemed a regional municipality		,	3
for the purposes of <i>The Tile Drainage Act, 1975</i> rates of taxation for general purposes for 1979—mill rate		329/79	June 9/79
adjustments		504/70	Aug. 4/79
		504/79	Aug. 4/79
Credit Unions and Caisses Populaires Act, 1976			
Credit Union Leagues		170/80	Mar. 22/80
General		539/77	Aug. 13/77
amended		925/77	Dec. 31/77
amended		294/80	May 3/80
amended		353/80	May 17/80
Membership in Credit Unions		68/79	Feb. 17/79
Crop Insurance Act (Ontario)			
Arbitration Proceedings	143		
Crop Insurance Plan—			
Apples	144		
amended		210/71	May 29/71
amended		358/74	May 25/74
amended		324/75	May 17/75
amended		183/76	Mar. 13/76
amended		101/77	Mar. 12/77
amended		831/77	Nov. 26/77
amended		895/78	Dec. 9/78
amended		234/79	Apr. 28/79
amended		6/80	Jan. 19/80
amended		943/80	Nov. 29/80
Beets		317/72	July 15/72
amended		359/74	May 25/74
amended		388/75	June 7/75
amended		228/79	Apr. 28/79
amended		383/80	May 31/80
Black Tobacco		497/77	July 30/77
amended		230/79	Apr. 28/79
Burley Tobacco		564/75	July 19/75
amended		501/77	July 30/77
amended		260/78	Apr. 29/78
amended		232/79	Apr. 28/79
(1.11		386/80	May 31/80
Cabbage and Carrots		387/80	May 31/80

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Crop Insurance Act (Ontario) —Continued				
Crop Insurance Plan—Continued				
Coloured Beans		304/73	June 2/73	
amended		360/74	May 25/74	
amended		347/75	May 24/75	
amended		506/76	June 26/76	
amended		108/77	Mar. 12/77	
amended		151/77	Apr. 2/77	
amended		262/78	Apr. 29/78	
amended		67/79	Feb. 17/79	
amended		28/80	Feb. 9/80	
amended		286/80	Apr. 26/80	
Corn		187/72	May 6/72	
amended		115/73	Mar. 24/73	
amended		259/73	May 12/73	
amended		396/74	June 8/74	
amended		344/75	May 24/75	
amended		218/76	Mar. 27/76	
amended		502/76	June 26/76	
amended		111/77	Mar. 12/77	
amended		177/78	Apr. 1/78	
amended		32/80	Feb. 9/80	
amended		289/80	Apr. 26/80	
Flax (revoking Regulation)		291/80	Apr. 26/80	
Flue-Cured Tobacco		678/76	Sept. 4/76	
amended		599/77	Sept. 10/77	
amended		485/78	July 15/78	
amended		231/79	Apr. 28/79	
amended		394/80	May 31/80	
amended		658/80	Aug. 30/80	
Fresh Market Crops		351/78	May 27/78	
amended		388/80	May 31/80	
Grapes		555/72	Dec. 9/72	
amended		363/74	May 25/74	
amended		384/75	June 7/75	
amended		182/76	Mar. 13/76	
amended		104/77	Mar. 12/77	
amended		833/77	Nov. 26/77	
amended		5/80	Jan. 19/80	
Green and Wax Beans		516/75	July 5/75	
amended		681/76	Sept. 4/76	
amended		499/77	July 30/77	
amended		301/79	May 26/79	
amended		385/80	May 31/80	
Hay and Pasture		600/77	Sept. 10/77	
amended		425/79	June 30/79	
Hay Seeding Establishment		365/74	May 25/74	
amended		491/75	June 28/75	
amended		976/78	Jan. 6/79	
amended		282/80	Apr. 26/80	
amended		1126/80	Jan. 17/81	
Lima Beans		515/75	July 5/75	
amended		680/76	Sept. 4/76	
amended		496/77	July 30/77	
amended		302/79	May 26/79	

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	1970		
Crop Insurance Act (Ontario)—Continued			
Crop Insurance Plan—Continued			
Lima Beans—Continued (amending O. Reg. 515/75)			2.5
amended		384/80	May 31/80
Onions Grown From Seed		366/74	May 25/7
amended		492/75	June 28/7:
amended		182/78 290/80	Apr. 1/78 Apr. 26/80
amended		391/80	May 31/80
Onions Grown From Sets		367/74	May 25/7
amended		493/75	June 28/7:
amended		183/78	Apr. 1/78
amended		287/80	Apr. 26/80
amended		584/80	Aug. 2/80
Peaches		30/73	Feb. 10/7.
amended		369/74	May 25/7
amended		325/75	May 17/7
amended		181/76	Mar. 13/7
amended		100/77	Mar. 12/7
amended		7/80	Jan. 19/8
Pears		104/74	Mar. 9/7
amended		326/75	May 17/7
amended		180/76	Mar. 13/7
amended		103/77	Mar. 12/7
amended		897/78	Dec. 9/7
amended		1/80	Jan. 19/80
Peas	148	171/71	3/1
amended		171/71	May 8/7
amended		231/72	May 27/7
amended		220/73	May 5/7.
amendedamended		368/74	May 25/7
amendedamended		387/75 665/75	June 7/7. Aug. 30/7:
amended		442/76	Aug. 30/7: June 5/7
amended		303/79	May 26/7
amended		389/80	May 31/8
Peppers		601/77	Sept. 10/7
amended		226/79	Apr. 28/7
amended		390/80	May 31/8
Plums		99/77	Mar. 12/7
amended		898/78	Dec. 9/7
amended		2/80	Jan. 19/8
Potatoes (revoking Regulation)		285/80	Apr. 26/8
Seed Corn		517/75	July 5/7.
amended		682/76	Sept. 4/7
amended		631/78	Aug. 26/7
amended		233/79	Apr. 28/7
Sour Cherries		102/74	Mar. 9/7
amended		323/75	May 17/7:
amended		179/76	Mar. 13/7
amended		105/77	Mar. 12/7
amended		896/78	Dec. 9,73
amended		4/80	Jan. 19/80
Soybeans			
amended		187/71	May 22/7

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Crop Insurance Act (Ontario) Continued				
Crop Insurance Plan - Continued				
Soybeans—Continued (amending Reg. 150 of R.R.O. 197	0)			
amended		230/72	May 27/72	
amended		373/74	May 25/74	
amended		345/75	May 24/75	
amended		503/76	June 26/76	
amended		107/77	Mar. 12/77	
amended		184/78	Apr. 1/78	
amendedamended		29/80 284/80	Feb. 9/80 Apr. 26/80	
Spring Grain	151	204/00	Apr. 20/80	
amended		233/72	May 27/72	
amended		374/74	May 25/74	
amended		348/75	May 24/75	
amended		505/76	June 26/76	
amended		112/77	Mar. 12/77	
amended		802/77	Nov. 19/77	
amended		185/78	Apr. 1/78	
amended		867/78	Nov. 25/78	
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amended		288/80	Apr. 26/80	
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amended		443/76	June 5/76	
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Exemption—Ontario Energy Corporation—OEC-4		1031/80 343/80	Dec. 27/8	
Exemption—Ontario Hydro—OH-21		609/80	May 17/8 Aug. 9/8	
Exemption—Ontario Hydro—OH-22 Exemption—Ontario Hydro—OH-23		851/80	Oct. 25/8	
Exemption—Ontario Hydro—OH-24		984/80	Dec. 13/8	
Exemption—Regional Municipality of Hamilton-Wentworth—		701700	Dec. 10/0	
RMHW-1		675/80	Aug. 30/8	
General		836/76	Nov. 6/7	
amended		1020/76	Jan. 15/7	
amended		94/77	Mar. 12/7	
amended		469/77	July 23/7	
amended		636/77	Sept. 17/7	
amended		816/78	Nov. 11/7	
amended		8/80	Jan. 19/8	
amended		468/80	June 21/8	
amended		885/80 1122/80	Nov. 8/8 Jan. 17/8	
South Cayuga Sewage Works and Waste Disposal Sites		1122,00	Juni 1170	
Nivironmental Protection Act, 1971 Air Contaminants from Ferrous Foundries	11			
Ambient Air Quality Criteria		872/74	Nov. 30/7	
amended		158/75	Mar. 22/7	
Asphalt Paving Plants		183/72	May 6/7	
Classes of Contaminants—Exemptions		505/72	Oct. 28/7	
Containers		687/76	Sept. 11/7	
amended		114/77	Mar. 19/7	
amended		146/77	Mar. 26/7	
amended		811/77	Nov. 19/7	
amended		157/78	Mar. 25/7	
amended		524/79	Aug. 4/7 Sept. 1/7	
amended		600/79 765/79	Nov. 3/7	
amendedamended		72/80	Feb. 16/8	
amended		397/80	May 31/8	
Containers for Carbonated Soft Drinks		998/75	Dec. 27/7	
Committee to Composituted Coll Dilling College College		398/80	May 31/8	
amended			TATEL OTIC	
amended		712/80	Sept. 20/8	

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Environmental Protection Act, 1971—Continued	-		
Deep Well Disposal		152/73	Apr. 7/73
amended		231/74	May 4/74
amended		232/74	May 4/74
Designation of Waste		362/80	May 24/80
Designation of Waste		849/80	Oct. 25/80
Discharge of Sewage from Pleasure Boats			
amended		419/74	June 22/74
Disposable Containers for Milk		368/72	Aug. 12/72
Disposable Paper Containers for Milk		533/72	Nov. 18/72
General			
amended		873/74	Nov. 30/74
amended		271/77	May 14/77
amended		834/80	Oct. 18/80
General			
(See S.O. 1971, c. 86, s. 48 (4))			
amended		217/73	Apr. 28/73
amended		382/73	July 7/73
amended		75/74	Feb. 23/74
amended		724/79	Oct. 20/79
Marinas			
(See S.O. 1971, c. 86, s. 27 (1))	010		
Motor Vehicles		561/79	Aug. 11/79
Sewage Systems		229/74	May 4/74
amended		944/74	Dec. 28/74
amended		237/75	Apr. 19/75
amended		956/75	Dec. 20/75
amended		607/76	Aug. 7/76
amended		802/76	Oct. 23/76
amended		147/77	Mar. 26/77
amended		530/77	Aug. 13/77
amended		689/78	Sept. 16/78
amended		869/78	Nov. 25/78
amended		599/79	Sept. 1/79
amended		306/80	May 10/80
amended		1141/80	Jan. 17/81
Sulphur Content of Fuels			
(See S.O. 1971, c. 86, s. 21 (1))			
amended		157/73	Apr. 7/73
Transfers of Liquid Industrial Waste		926/76	Dec. 4/76
Escheats Act	284		
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Executive Council Act			
Assignment of Administration of Acts to Designated			
Members of the Executive Council		171/72	Apr. 22/72
Minister of Colleges and Universities			
The Archaeological and Historical Sites Protection	ı		
Act			
The Centennial Centre of Science and Technology Ac	t		

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The Simcoe (John Graves) Memorial Foundation Act, 1965	n		
Minister of Community and Social Services The Athletics Control Act			
Minister of Consumer and Commercial Relations The Pension Benefits Act The Vital Statistics Act			
Minister of Industry and Tourism			
The Ontario Economic Council Act			
The Research Foundation Act, 1944			
Minister of Labour The Loggers' Safety Act			
Minister of Natural Resources			
The Niagara Parks Act			
The Parks Assistance Act			
The St. Clair Parkway Commission Act, 1966 The St. Lawrence Parks Commission Act			
The Treasurer of Ontario and Minister of Economics	;		
and Intergovernmental Affairs			
The Moosonee Development Area Board Act		470 /70	A 00 170
amended		178 / 72	Apr. 22/72
Member of Executive Council—Name of Act Minister of Colleges and Universities			
The Archives Act			
Solicitor General			
The Liquor Control Act			
The Liquor Licence Act			
Assignment of Power and Duty		504/75	June 28/75
Member of Executive Council—Name of Act			
Minister of Energy			
The Power Corporation Act (Section 5 (4) of The Expropriations Act)			
			-
Assignment of Power and Duty		924 75	Dec. 6/75
Member of Executive Council—Name of Act Minister of Energy			
The Power Corporation Act			
(Section 4 of The Expropriations Act)			
Assignment of Power and Duty		121/77	Mar. 19/77
The Occupational Health Protection Branch in the	• • •	121/11	11201. 27/11
Ministry of Health be transferred to and established in			
the Ministry of Labour, effective December 17th, 1976			
Assignment of Powers and Duties		149/77	Apr. 2/77
assigned to the Minister of Health-transferred to the			
Minister of Labour			
Transfer of Administration of Acts		51/76	Jan. 31/76
The Historical Parks Act, 1972 from the Minister of Natural Resources to the Minister of Culture and Recrea-			
tion			

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The Arts Council Act, The Centennial Centre of Science and Technology Act, The John Graves Simcoe Memorial Foundation Act, 1965, The McMichael Canadian Collection Act, 1972, The Ontario Educational Communications Authority Act,			
The Public Libraries Act, The Royal Ontario Museum Act, from the Minister of Colleges and Universities to the Minister of Culture and Recreation) Transfer of Administration of Acts		54 76	Jan. 31/76
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Transfer of Administration of Acts		55 /76	Jan. 31/76
Transfer of Administration of Acts		56 /76	Jan. 31/76
to the Minister of Education) Transfer of Administration of Acts	r	57 76	Jan. 31/76
mental Affairs to the Minister of Housing) Transfer of Administration of Acts		59 / 76	Jan. 31/76
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Transfer of Administration of Act		627 77	Sept. 17/77
Transfer of Administration of Acts	5	443 / 78	July 1/78

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Executive Council Act Continued			
Transfer of Administration of Act		258/79	May 5/79
The Athletics Control Act, R.S.O. 1970, c. 35		200/10	may 5/1
from the Minister of Culture and Recreation to the Minister			
of Consumer and Commercial Relations			
Transfer of Administration of Act		407/79	June 30/79
(The Ontario Planning and Development Act, 1973 and The			
Parkway Belt Planning and Development Act, 1973			
from the Treasurer of Ontario and Minister of Economics	,		
to the Minister of Housing) Fransfer of Administration of Act		210/90	Apr 12/80
(Pursuant to subsection 2 of section 5 of <i>The Ministry of</i>		210/80	Apr. 12/80
Treasury and Economics Act, 1978, the Treasurer of Ontario			
and Minister of Economics is assigned responsibility for			
administration of The Ontario Youth Employment Act, 1977			
-Pursuant to subsection 1 of section 2 of The Executive			
Council Act responsibility for The Ontario Youth Employ-			
ment Act, 1977 be assigned to the Minister of Intergovermen-			
tal Affairs)			
Expropriations Act			
Co-operative Development—North Pickering		575 72	Dec. 30/72
Forms	285		
Rules of Practice and Procedure of the Land Compensation	200		
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Rules to be Applied for the Purposes of Subsection 1 of Section 33 of the Act		491 /71	Dec. 4/71
F			
Family Benefits Act			
General	287		
amended		73 / 71	Feb. 27/71
amended		153 / 71	May 1/71
amended		381 /72	Aug. 12/72
amended		581 /72	Jan. 6/73
amendedamended.		187 /73 380 /73	Apr. 14/73 July 7/73
amended		685 /73	Nov. 17 /73
amended.		715 / 73	Dec. 1/73
amended		801 /73	Dec. 29/73
amended		821 /73	Jan. 12/74
amended		214/74	Apr. 27/74
amended		215/74	Apr. 27/74
amended		337 / 74	May 18/74
amended		533 /74	July 27/74
amended		777 74	Oct. 26/74
amended		778 74	Oct. 26/74
amended		16 /75 417 /75	Feb. 1/75 June 7/75
amended		567 /75	July 19/75
amended.		741 /75	Sept. 27 /75
amended		856 / 75	Nov. 15/75
amended		252 /76	Apr. 10/76
amended		385/76	May 22/76

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Family Benefits Act—Continued			
General—Continued (amending Reg. 287 of R.R.O. 1970)			
amended		508 / 76	June 26/76
amended		813/76	Oct. 23/76
amended		355 /77	June 18/7
amenueu		799 /77	Nov. 19/77
amended		132 / 78	Mar. 18/78
amended		518 / 78	July 22/78
amended.		763 / 78	Oct. 21/78
amended		767 / 78	Oct. 21/78
amended		991 /78	Jan. 13/79
amended		992 /78	Jan. 13/79
amended		993 / 78	Jan. 13/79
amended		185 / 79	Apr. 14/79
amended		285 / 79	May 26/79
		352 / 79	June 16/79
amended			J
amended		900/79	Dec. 22/79
amended		85/80	Feb. 23/80
amended		219/80	Apr. 12/80
amended		511/80	July 5/80
amended		877/80	Nov. 8/80
amended		1100/80	Jan. 3/81
amended		1104/80	Jan. 3/81
Family Law Reform Act, 1978		015/50	A 0.170
Designation of Matrimonial Home—Forms		215/78	Apr. 8/78
Farm Income Stabilization Act, 1976			
Corn Stabilization, 1977			
Plan		365/78	June 3/78
amended		972/78	Jan. 6/79
Corn Stabilization, 1978-1980		712/10	Juli. O//
Plan		508/78	July 22/78
amended		445/79	July 7/79
Corn Stabilization, 1979-1981		773/19	July 1/19
Plan		480/79	July 21/79
amended		862/80	Nov. 1/80
Soybean Stabilization, 1978-1980		802/80	1400. 1/80
Plan		509/78	July 22/78
amended		444/79	July 7/79
Soybean Stabilization, 1979-1981		444/19	July 1/19
		479/79	July 21/79
Plan			
amended		861/80	Nov. 1/80
Weaner Pig Stabilization, 1980-1985		505/00	Aug 2/00
Plan		585/80	Aug. 2/80
White Bean Stabilization, 1978-1980		F10/70	Tl 22/20
Plan		510/78	July 22/78
amended		446/79	July 7/79
White Bean Stabilization, 1979-1981		401170	T. J. 21/20
Plan		481/79	July 21/79
amended		863/80	Nov. 1/80
Winter Wheat Stabilization, 1979-1981		224170	T
Plan		331/79	June 3/79
amended		860/80	Nov. 1/80

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Farm Products Containers Act			
	200		
Fruit and Vegetables		502/72	Oct 20/72
amended		502/72	Oct. 28/72
Farm Products Grades and Sales Act			
Burley Tobacco		343/75	May 24/75
Darry Products			
Flue-Cured Tobacco	292		
Fruit-Controlled Atmosphere Storage		951/75	Dec. 20/75
amended		778/79	Nov. 10/79
amended		659/80	Aug. 30/80
Gr.ades—		,	,
Beef Carcasses		804/75	Nov. 1/75
Christmas Trees			
Fruit and Vegetables		788/80	Oct. 11/80
amended		901/80	Nov. 15/80
Hog Carcasses		806/75	Nov. 1/75
Lamb and Mutton Carcasses		808/75	Nov. 1/75
amended		493/76	June 19/76
Poultry		204/72	May 20/72
Veal Carcasses		805/75	Nov. 1/75
Honey			1400. 1/73
amended		507/74	July 20/74
amended		363/78	June 3/78
Licences		372/75	May 31/75
amended		424/80 233/78	June 7/80 Apr. 15/78
Farm Products Marketing Act			
Amendment of Plans		66 / 79	Feb. 17/79
Apples—		00/19	160. 17/19
Marketing	300		
amended.		606 / 75	Aug. 2/75
		,	Aug. 2/75 Oct. 1/77
amendedamended		675 /77 253 /78	
		,	Apr. 22/78
amended		588 78 674 79	Aug. 19/78 Oct. 6/79
	201	,	,
Plan	301	605 /75	A 2 /75
amended		605 / 75	Aug. 2/75
amended		1015/76	Jan. 8/77
amended	20.2	66/79	Feb. 17/79
Arbitration of Disputes	303		
Plan	304		
amended		360 / 78	May 27/78
amended		66/79	Feb. 17/79
amended		215/79	Apr. 21/79
amended		438/79	July 7/79
Marketing		361 / 78	May 27/78
Beans—		,	,
Plan	306		
amended		44 /71	Feb. 6/71
amended		66/79	Feb. 17/79
Marketing	307		
amended		45/71	Feb. 6/71
amended		80/72	Mar. 4/72
amenaea		00/12	Mai. 4/12

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arm Products Marketing Act—Continued				
Beans—Continued				
Marketing Continued				
amended		452/75	June 14/75	
(revoking Regulation)		586/80	Aug. 2/80	
amended		587/80	Aug. 2/80	
Berries for Processing—				
Plan	308			
amended		78 / 72	Mar. 4 72	
amended		. 66 / 79	Feb. 17/79	
amended		439 79	July 7/79	
Marketing	309			
amended		23/72	Feb. 5/72	
Broiler Chickens and Roaster Chickens—	240			
Plan	310	52/70	F. 1. 26./72	
amended		53 /72	Feb. 26/72	
amended		462 / 72	Sept. 30 /72	
amended		39 / 78	Feb. 4/78	
amended		66 / 79	Feb. 17/79	
amended	244	836 79	Nov. 24/79	
Marketing	311		20.70	
amended		463 / 72	Sept. 30 /72	
amended		592 /72	Jan. 13/73	
amended		128/75	Mar. 8/75	
amended,		352 / 76	May 15/76	
amended		1013/76	Jan. 8/77	
amended		40/78	Feb. 4/78	
amended		538 / 79	Aug. 4/79	
Burley Tobacco-				
Plan		430 / 74	June 22/74	
amended		492 / 76	June 19/76	
amended		66/79	Feb. 17/79	
Marketing		436 / 74	June 22/74	
amended		985/76	Dec. 25/76	
By-Laws for Local Boards	312			
Eggs				
Plan		593 72	Jan. 13/73	
		183/74	Apr 13/74	
amended		764 / 74	Oct. 26 74	
amended				
amended		433 /75 470 /76	June 14/75	
aminded		66/79	June 12/76 Feb. 17/79	
		947 / 79		
amended		594 / 72	Jan. 12 80 Jan 13/73	
Marketing			0	
amended		243 / 73	May 5/73 Apr. 13/74	
amended		184 / 74	1	
amended		634 /74 897 /74	Sept. 14 /74 Dec. 7 /74	
amended		434 /75		
amended		84 / 79	June 14/75	
Markating Limitation		595 /72	Feb. 17/79 Jan. 13/73	
Marketing Limitations		393 12	Jan. 15/73	
Extension of Powers		532/79	Aug. 4/79	
Chicken				
Eggs		533 / 79	Aug. 4/79	

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Fresh Limit—			
Transfer of Assets of Local Board		182 79	Apr. 7/79
Plan	319		
amended		537 / 72	Nov. 25/72
amended		66/79	Feb. 17/79
Marketing	320	264./71	July 3/71
amended		264 /71 356 /79	June 16/79
amended		330/19	Julie 10/19
Plan		341/79	June 9/79
Marketing		342 / 79	June 9/79
Grapes for Processing		,	
Plan	323		
amended		131 /73	Mar. 31/73
amended		953 /75	Dec. 20/75
amended		66/79	Feb. 17/79
Marketing	324	265/71	Inly 3/71
amendedamended		203 / 71	July 3/71 Feb. 5/72
amended		202 /73	Apr. 21/73
amended		728 / 75	Sept. 27/75
Greenhouse Vegetables—		, , , , , , , , , , , , , , , , , , , ,	
Plan	325		
amended		66/79	Feb. 17/79
Marketing	326	111111	
amended		266 /71	July 3/71
amended		266 / 76	Apr. 10/76
amended		252 78	Apr. 22/78
Hōgs—			
Plan		111/72	M- 24.72
amended		114 /73 32 /74	Mar. 24/73 Feb. 9/74
amendedamended		66/79	Feb. 17/79
amended		507 / 79	Aug. 4/79
Marketing	222		
amended		419/71	Oct. 9/71
amended		656 74	Sept. 14/74
amended		449/79	July 7/79
Local Boards	329		
Onions—			
Plan	. 330		
amended		77 72	Mar. 4/72
Marketing		206.470	M- 26 /70
Onions—Dissolution of Local Board		306/79	May 26/79
Potatoes—		0.40.177	2.176
Plan		248 76	Apr. 3/76
amended		632 78	Aug. 26/78
Marketing		264 / 76	Apr. 10/76 Apr. 2/77
amended		159 /77 434 /78	Apr. 2/77 June 24/78
amended.		633 / 78	Aug. 26/78
amenueu amended		735 / 79	Oct. 27/79
		, , ,	,

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arm Products Marketing Act—Continued				
Processing Tomato Seedling Plants—				
Plan		116/74	Mar. 16/74	
amended		364 / 78	June 3/78	
amended		66/79	Feb. 17/79	
Marketing		117/74	Mar. 16/74	
amended		322 / 78	May 20/78	
Rutabagas—		022/10	112dy 20 / 10	
Plan		534/79	Aug. 4/79	
Marketing		536 / 79	Aug. 4/79	
amended		913/79	Dec. 29/79	
Seed Corn—		, 20 /		
Plan	332			
amended		66/79	Feb. 17/79	
Marketing				
amended		155/80	Mar. 15/80	
Soya-Beans—		100/00	1411. 15/00	
Plan	334			
amended		66/79	Feb. 17/79	
Marketing		915/78	Dec. 16/78	
amended		765/80	Oct. 4/80	
Sugar-Beets—		703/80	OCL. 4/00	
	226			
Plan	336			
Marketing	337			
Tender Fruit—		124/70	Mor 24 /70	
Plan		134 / 79	Mar. 24/79	
Marketing		135 / 79	Mar. 24/79	
Tender Fruit for Processing—		102/70	Ann 7 /70	
Transfer of Assets of Local Board		183 / 79	Apr. 7/79	
Tobacco—	340			
Plan		200/74	I 9 17/	
amended		398 74	June 8/74	
amended		854 / 76	Nov. 13/76	
amended		727 77	Oct. 22/77	
amended		709 78	Sept. 30 /78	
amended		66 79	Feb. 17/79	
amended		225 79	Apr. 28/79	
Marketing		70 (72	Man. 4.171	
amended		79 72	Mar. 4/72	
amended		78 / 73	Mar. 10/73	
amended		162 / 73	Apr. 14/73	
amended		411.76	May 22/76	
Turkeys—	242			
Plan		162/72	A 4.4.77	
amended		163/73	Apr. 14/7	
amended		180 / 73	Apr. 14/73	
amended		388 73	July 7/73	
amended		41 / 78	Feb. 4/78	
amended		66/79	Feb. 17/79	
Marketing		464.00		
amended		164/73	Apr. 14/73	
amended		303 / 73	June 2/73	
amended		669 / 73	Nov. 17/73	
amended		429 / 74	June 22 /74	
amended		42 78	Feb. 4/78	

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Turkeys Continued					
Marketing Continued					
am(nd)d		358 / 79	June 16/79		
amended		537 / 79	Aug. 4/79		
Marketing Limitations		428/74	June 22/74		
Vegetables for Processing-					
Plan					
amended		51/72	Feb. 26/72		
amended		132 /77	Mar. 26/77		
amended		66 79	Feb. 17/79		
Marketing		24.172	Feb. 5/72		
amended		24 /72 294 /73	Feb. 5/72 June 2/73		
amended		23/74	Feb. 2/74		
amended		48 / 74	Feb. 16/74		
amended		141/77	Mar. 26/77		
amended		518/77	Aug. 6/77		
amended		913/80	Nov. 22/80		
Wheat—					
Plan	. 346				
amended		132/73	Mar. 31/73		
amended		866/77	Dec. 10/77		
amended		66/79	Feb. 17/79		
Marketing		413/73	July 21/73		
amended		444/73 391/77	Aug. 11/73 July 2/77		
amended		1044/80	Dec. 27/80		
Farm Products Payments Act					
General	. 348				
amended		431/74	June 22/74		
amended		899/75	Dec. 6/75		
amended		32/79	Feb. 3/79		
Fire Departments Act Filing in Supreme Court of Decision of Arbitrator or Arbitration	1				
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Fire Marshals Act					
General	. 353				
amended		931/74	Dec. 21/74		
Fish Inspection Act					
Quality Control		37/76	Jan. 31/76		
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Ion Regions			T. 1		
uniended		502/74	July 20/74		
Restricted Fire Zone (resoking Regulation)		465/80	June 21/80		
Restricted Fire Zone trevoking Regulation)		548/80 603/80	July 19/80 Aug. 9/80		
Restricted Fire Zone (revoking Regulation)		604/80	Aug. 9/80 Aug. 9/80		
Restricted Fire Zone (revoking Regulation)		004/80	Aug. 9/00		

Forestry Act Nurseries 355 amended 360,722 July 8,72 amended 360,723 July 8,72 amended 360,724 July 8,72 amended 360,724 July 8,72 amended 360,726 July 8,72 amended 360,726 July 8,72 amended 360,726 July 8,72 amended 360,726 July 3,72 amended 360,727 July 3,72 amended 360,727 July 3,72 amended 360,727 July 3,72 amended 317,78 Nov. 11,78 amended 325,72 July 10,772 July 2,775		Regula	Regulation No.	
Nurseries 355 amended 306/72 July 8/72 amended 140/80 Mar. 15/80 Freshwater Fish Marketing Act (Ontario) General 356 amended 36/76 Jan. 31/76 amended 36/76 Jan. 31/76 amended 66/77 Mar 57/77 amended 66/77 Mar 57/77 amended 793/78 June 17/78 amended 793/78 June 17/78 amended 793/78 June 17/78 amended 912/78 Oct. 28/78			O. Reg.	Date of Gazette
amended 306/72 July 8/72 amended 140/80 Mar. 15/80 General 356	Forestry Act			
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Fire-Arms—Aulneau Peninsula				
	Fishing Huts	364	047/00	Aug. 23/80

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	R.R.O. 1970	O. Reg.	Date of Gazette
same and Fish Act—Continued			
Fishing Huts—Continued (amending Reg. 364 of R.R.O. 1970)			
umended		533/71	Jan. 8/7
amended		834/75	Nov. 8/7
amended		117/77	Mar. 12/7
amended		153/78	Mar. 25/7
amended		891/78	Dec. 2/7
amended		127/79	Mar. 24/7
Fishing Licences			
amended		15/72	Feb. 5/7
amended		447/72	Sept. 23/7
amended		475/74	July 13/7
amended		49/75	Feb. 15/7
amended		270/77	May 14/7
amended		641/77	Sept. 17/7
amended		1007/78	Jan. 13/7
amended		848/79	Dec. 1/7
amended		197/80	Apr. 5/8
amended		920/80	Nov. 29/8
Furs		443/77	July 16/7
amended		791/78	Oct. 28/7
amended		122/80	Mar. 15/8
amended		264/80	Apr. 26/8
amended		372/80	May 31/8
amended		856/80	Nov. 1/8
Game Bird Hunting Preserves			T 40/8
amended		1034/75	Jan. 10/7
amended		851/78	Nov. 25/7
amended		733/79	Oct. 20/7
Guides			T.1 22/5
amended		516/78	July 22/7
Horwood Lake Hunting Area		318/80	May 10/8
amended		452/80	June 14/8
Hunter Safety Training Course		1010/00	D 27/0
Hunting in Lake Superior Provincial Park		1028/80	Dec. 27/8
Hunting in Larose Forest		812/78	Nov. 4/7
Hunting Licences—Issuance		448/80	June 14/8
amended		648/80	Aug. 23/8
amended		767/80 1027/80	Oct. 11/8 Dec. 27/8
Hunting on Crown Lands in the Geographic Townships o		1027/80	Dec. 27/6
Bruton and Clyde			
		803/80	Oct. 18/8
amended		605/77	Sept. 10/7
amended		98/80	Feb. 23/8
amended		447/80	June 14/8
amended		804/80	Oct. 18/8
Lake St. Lawrence Hunting Area		25/75	Feb. 8/7
Licence To Possess Nets		491/78	July 15/7
Luther Marsh Hunting Area		426/71	Oct. 16/7
amended		459/72	Sept. 30/7
amended		590/75	Aug. 2/7
amended		800/80	Oct. 18/8
Opasatika Hunting Area		320/80	May 10/8
amended		451/80	June 14/8

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Game and Fish Act—Continued			
Open Seasons—			
Black Bear		649/80	Aug. 23/80
Fur-Bearing Animals		612/74	Aug. 31/74
amended		806/74	Nov. 9/74
amended		582/75	July 26/75
amended		384/76	May 22/76
amended		788/78	Oct. 28/78
amended		390/79	June 23/79
amended		645/79	Sept. 22/79
amended		813/79	Nov. 17/79
amended		433/80	June 17/80
Game Birds		204/79	Apr. 21/79
amended		630/79	Sept. 15/79
amended		373/80	May 31/80
Moose and Deer		405/78	June 17/78
amended		716/78	Sept. 30/78
amended		243/80	Apr. 12/80
amended		449/80	June 14/80
amended		521/80	July 5/80
amended		985/80	Dec. 13/80
amended		1029/80	Dec. 27/80
		,	
Rabbits and Squirrels		111/79	Mar. 3/79
Orangeville Reservoir Hunting Area		687/73	Nov. 17/73
Permit to Export Game			E-1 16 (0)
amended		50/80	Feb. 16/80
Polar Bears		115/71	Mar. 20/7:
Possession and Use of Fire-Arms in Darlington Provincial Park		715/79	Oct. 20/79
Sale of Bass and Trout and Fishing Preserves		181/71	May 22/7
amended		41/72	Feb. 19/7
amended		517/73	Sept. 1/7.
amended		892/78	Dec. 9/78
amended		921/80	Nov. 29/8
Shares	377		
amended		444/77	July 10 7
amended		374/80	May 31/80
Stag Island Hunting Area		765/77	Nov. 5/7
amended		798/80	Oct. 18/80
Tiny Marsh Hunting Area		646/80	Aug. 23/80
Trap-Line Areas		639/77	Sept. 17/7
amended		850/78	Nov. 25-78
amended		925/79	Jan. 5/80
amended		805/80	Oct. 18/80
Waters Set Apart—Frogs		528/78	July 29/7
Wolves and Black Bears in Captivity			
amended		392/73	July 14/7.
Wolf and Coyote		242/80	Apr. 12/80
Gasoline Handling Act			
Gasoline Handling Code	380		
amended		585/72	Jan. 6/7.
amended		734/73	Dec. 15/73
amended			
		155/74	
amended		941/74	Dec. 28/74
amended		937/77	Jan. 7/78

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Gasoline Handling Act Continued			
Gasoline Handling Code—Continued			
amended		740/78	Oct. 14/78
amended		486/79	July 21/79
Jasoline Tax Act, 1973			
General		746/73	Dec 15/72
amended		265/75	Dec. 15/73
amended		222/76	Apr. 26/75
amended			Mar. 27/76
amended		882/76 75/79	Nov. 20/76 Feb. 17/79
amended		484/79	July 21/79
amended		895/79	Dec. 22/79
amended		,	
amended		332/80	May 17/80 June 28/80
amended		476/80 595/80	
amended		,	Aug. 9/80
		662/80	Aug. 30/80
amended		1056/80	Jan. 3/81
General Sessions Act			
Sittings of the General Sessions of the Peace			
County of Grey		1074/80	Jan. 3/81
Counties of Districts of Ontario		1125/80	Jan. 17/81
General Welfare Assistance Act			
General	383		
amended		100/71	Mar. 13/71
amended		154/71	May 1/71
amended		276/71	July 10/71
amended		88/72	Mar. 11/72
amended		338/72	July 22/72
amended		14/73	Jan. 27/73
amended		186/73	Apr. 14/73
amended		379/73	July 7/73
amended		451/73	Aug. 18/73
amended		714/73	Dec. 1/73
amended		798/73	Dec. 29/73
amended		822/73	Jan. 12/74
amended		216/74	Apr. 27/74
amended		532/74	July 27/74
amended		779/74	Oct. 26/74
amended		84/75	Feb. 22/75
amended		977/75	Dec. 27/75
amended		293/76	Apr. 17/76
amended			May 15/76
		358/76	June 26/76
amendedamended		507/76 356/77	June 18/77
amended		551/77	Aug. 20/77
		768/77	
amended		,	Nov. 5/77
amended		800/77	Nov. 19/77
amended		384/78	June 10/78
amended		872/78	Nov. 25/78
amended		995/78	Jan. 13/79
amended		62/79	Feb. 17/79
amended		247/79	May 5/79

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General Welfare Assistance Act—Continued			
General—Continued (amending Reg. 383 of R.R.O. 1970)			
amended		286/79	May 26/7
amended		833/79	Nov. 24/7
amended		46/80	Feb. 16/8
amended		86/80	Feb. 23/8
amended		220/80	Apr. 12/8
amended		368/80	May 24/8
amended		442/80	June 14/8
amended		507/80	July 5/8
amended		738/80	Sept. 27/8
amended		873/80	Nov. 1/8
amended		874/80	Nov. 8/8
amended		1101/80	Jan. 3/8
amended		1105/80	Jan. 3/8
Indian Bands	384		
amended		174/71	May 8/7
amended		319/71	Aug. 7/7
amended		350/72	July 29/7.
amended		470/72	Sept. 30/7.
amended		684/73	Nov. 17/7.
amended		532/74	July 27/7
amended		604/74	Aug. 31/7
amended		780/74	Oct. 26/7
amended		975/75	Dec. 27/7.
amended		58/76	Jan. 31/7
amended		123/77	Mar. 26/7
amended		776/77	Nov. 5/7
amended		268/78	Apr. 29/7
amended		916/78	Dec. 16/7
		523/74	July 27/7
Charitable Organizations		523/74	
Charitable Organizations amended		602/75	Aug. 2/7
Charitable Organizations amended amended		602/75 7/79	Aug. 2/79 Jan. 20/79
Charitable Organizations amended amended Delegation of Authority		602/75 7/79 590/77	Aug. 2/73 Jan. 20/79 Sept. 3/79
Charitable Organizations amended amended Delegation of Authority Forms		602/75 7/79 590/77 96/78	Aug. 2/7 Jan. 20/7 Sept. 3/7 Feb. 25/7
Charitable Organizations amended amended Delegation of Authority		602/75 7/79 590/77	Aug. 2/73 Jan. 20/79 Sept. 3/7 Feb. 25/73 Feb. 24/7.
Charitable Organizations amended amended Delegation of Authority Forms General Rate of Interest		602/75 7/79 590/77 96/78 54/73	Aug. 2/73 Jan. 20/79 Sept. 3/7 Feb. 25/73 Feb. 24/7.
Charitable Organizations amended amended Delegation of Authority Forms General Rate of Interest		602/75 7/79 590/77 96/78 54/73 799/75	July 27/74 Aug. 2/73 Jan. 20/74 Sept. 3/7 Feb. 25/75 Feb. 24/75 Nov. 1/73
Charitable Organizations amended amended Delegation of Authority Forms General Rate of Interest rain Elevator Storage Act General		602/75 7/79 590/77 96/78 54/73 799/75	Aug. 2/7 Jan. 20/7 Sept. 3/7 Feb. 25/7 Feb. 24/7 Nov. 1/7
Charitable Organizations amended amended Delegation of Authority Forms General Rate of Interest rain Elevator Storage Act General uarantee Companies Securities Act		602/75 7/79 590/77 96/78 54/73 799/75	Aug. 2/7: Jan. 20/7: Sept. 3/7: Feb. 25/7: Feb. 24/7: Nov. 1/7:
Charitable Organizations amended amended Delegation of Authority Forms General Rate of Interest rain Elevator Storage Act General uarantee Companies Securities Act Approved Guarantee Companies	386	602/75 7/79 590/77 96/78 54/73 799/75	Aug. 2/7: Jan. 20/7: Sept. 3/7: Feb. 25/7: Feb. 24/7. Nov. 1/7:
Charitable Organizations amended amended Delegation of Authority Forms General Rate of Interest Grain Elevator Storage Act General duarantee Companies Securities Act Approved Guarantee Companies amended	386	602/75 7/79 590/77 96/78 54/73 799/75	Aug. 2/7: Jan. 20/7: Sept. 3/7: Feb. 25/7: Feb. 24/7. Nov. 1/7: May 26/7
Charitable Organizations amended amended Delegation of Authority Forms General Rate of Interest crain Elevator Storage Act General duarantee Companies Securities Act Approved Guarantee Companies	386	602/75 7/79 590/77 96/78 54/73 799/75	Aug. 2/7: Jan. 20/7: Sept. 3/7: Feb. 25/7: Feb. 24/7. Nov. 1/7: May 26/7: May 10/80
amended amended Delegation of Authority Forms General Rate of Interest Grain Elevator Storage Act General Guarantee Companies Securities Act Approved Guarantee Companies amended amended amended	386	602/75 7/79 590/77 96/78 54/73 799/75	Aug. 2/7: Jan. 20/7: Sept. 3/7: Feb. 25/7: Feb. 24/7. Nov. 1/7: May 26/7

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11			
Health Disciplines Act, 1974			
Dentistry		576/75	July 26/75
amended		10/77	Feb. 5/77
amended		793/77	Nov. 19/77
amended		682/79	Oct. 6/79
amended		1082/80	Jan. 3/81
Medicine		577/75	July 26/75
amended		494/76	June 19/76
amended		792/76	Oct. 16/76
amended		13/77	Feb. 5/77
amended		293/77	May 21/77
amended		483/77 631/77	July 30/77 Sept. 17/77
amended		71/78	Feb. 11/78
amended		300/78	May 6/78
amended		628/78	Aug. 26/78
amended		291/79	May 26/79
amended		719/79	Oct. 20/79
amended		310/80	May 10/80
amended		887/80	Nov. 15/80
Nursing		578/75	July 26/75
amended		791/76	Oct. 16/76
amended		327/78	May 20/78
amended		719/78	Oct. 7/78
amended		927/79	Jan. 5/80
Optometry		585/75	July 26/75
amended		916/80	Nov. 22/80
Parcost C.D.I.		528/80	July 12/80
Pharmacy		579/75	July 26/75
amended		647/76	Aug. 21/76
amended		753/76	Oct. 2/76
amended (amending O. Reg. 647/76)		12/77	Feb. 5/77
amended		417/77	July 9/77
amended		632/77	Sept. 17/77
amended		557/78	Aug. 12/78
amended		124/79	Mar. 24/79
amended		772/79	Nov. 3/79
Harlth Laurence Act 1072			
Health Insurance Act, 1972		222/72	Tl 15/72
General		323/72	July 15/72
amended		580/72	Jan. 6/73
amended		218/73	Apr. 28/73
amendedamended		241/73 357/73	May 5/73 June 30/73
		h < a / h a	To course
amended		762/73 809/73	Dec. 22/73 Jan. 12/74
amended		42/74	Feb. 9/74
amended		110/74	Mar. 9/74
amended		187/74	Apr. 13/74
amended		188/74	Apr. 13/74
amended		220/74	Apr. 27/74
amended		420/74	June 22/74
amended		421/74	June 22/74
		,	

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ealth Insurance Act, 1972—Continued				
General—Continued (amending O. Reg. 323/72)				
amended		460/74	July 6/7	
amended		481/74	July 13/7	
amended		636/74	Sept. 14/7	
amended		637/74	Sept. 14/7	
amended		768/74	Oct. 26/7	
amended		889/74	Dec. 7/7	
amended		947/74	Dec. 28/7	
amended		118/75	Mar. 8/7	
amended		120/75	Mar. 8/7	
amended		232/75	Apr. 12/7	
amended		239/75	Apr. 19/7	
amended		287/75	May 3/7	
amended		290/75	May 3/7	
amended		358/75	May 24/7	
amended		359/75	May 24/7	
amended		403/75	June 7/7	
amended		404/75	June 7/7	
amended		512/75	July 5/7	
amended		571/75	July 26/7	
amended		598/75	Aug. 2/7	
amended		655/75	Aug. 23/7	
amended		680/75	Sept. 6/7	
amended		681/75	Sept. 6/7	
amended		745/75	Sept. 27/7	
amended		875/75	Nov. 29/7	
amended		876/75	Nov. 29/7	
amended		877/75	Nov. 29/7	
amended		970/75	Dec. 20/7	
amended		971/75	Dec. 20/7	
amended		988/75	Dec. 27/7	
amended		989/75	Dec. 27/7	
amended		990/75	Dec. 27/7	
amended		69/76	Feb. 7/7	
amended		70/76	Feb. 7/7	
amended		71/76	Feb. 7/7	
amended		72/76	Feb. 7/7	
amended		146/76	Feb. 28/7	
amended		147/76	Feb. 28/7	
amendedamended		177/76	Mar. 13/7 Mar. 20/7	
amended		208/76	Apr. 3/7	
amended		234/76	Apr. 3/7	
amended		277/76 283/76	Apr. 17/7	
amended		286/76	Apr. 17/7	
amended		342/76	May 8/7	
amended		350/76	May 8/7	
amended		356/76	May 15/7	
		375/76	May 15/7	
amended		375/76	May 15/7	
amended		377/76	May 15/7	
amendedamended		377/76	May 15/7	
amended		388/76	May 22/7	
			- '	
amended		405/76	May 22/7	

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Health Insurance Act, 1972 -Continued	•		
General—Continued (amending O. Reg. 323/72)			
amended		407/76	May 22/76
amended		408/76	May 22/76
amended		427/76	June 5/76
amended		428/76	June 5/76
amended		482/76	June 19/76
amended		552/76	July 17/76
amended		567/76	July 24/76
amendedamended		568/76	July 24/76
amended		653/76 757/76	Aug. 28/76 Oct. 2/76
amended		758/76	Oct. 2/76
amended		832/76	Nov. 6/76
amended		22/77	Feb. 5/77
amended		41/77	Feb. 19/77
amended		49/77	Feb. 26/77
amended		71/77	Mar. 5/77
amended		206/77	Apr. 16/77
amended		213/77	Apr. 23/77
amended		218/77	Apr. 23/77
amended		312/77	May 28/77
amended		313/77	May 28/77
amended		314/77	May 28/77
amended		315/77	May 28/77
amendedamefded		446/77	July 16/77
amended		447/77 468/77	July 16/77 July 23/77
amended		704/77	Oct. 15/77
amended		705/77	Oct. 15/77
amended		818/77	Nov. 19/77
amended		950/77	Jan. 7/78
amended		36/78	Feb. 4/78
amended		72/78	Feb. 11/78
amended		168/78	Apr. 1/78
amended		202/78	Apr. 8/78
amended	*.* *	203/78	Apr. 8/78
amended		207/78	Apr. 8/78
amended		303/78	May 13/78
amended		319/78	May 13/78
amended		335/78	May 27/78
amendedamended		353/78 411/78	May 27/78 June 17/78
amended:		412/78	June 17/78
amended		454/78	July 8/78
amended		463/78	July 1/78
amended		635/78	Sept. 2/78
amended		652/78	Sept. 2/78
amended		683/78	Sept. 16/78
amended		697/78	Sept. 23/78
amended		701/78	Sept. 23/78
amended		702/78	Sept. 23/78
amended		720/78	Oct. 7/78
amended		781/78 .	Oct. 28/78
amended		798/78	Nov. 4/78

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	R.R.O. 1970	O. Reg.	Gazette
ealth Insurance Act, 1972—Continued	-		
General—Continued (amending O. Reg. 323/72)			
amended		848/78	Nov. 18/78
amended		982/78	Jan. 6/79
amended		40/79	Feb. 3/79
amended		94/79	Mar. 3/79
amended		122/79	Mar. 17/79
amended		123/79	Mar. 17/79
amended		130/79	Mar. 24/79
amended		177/79	Apr. 7/79
amended		179/79	Apr. 7/79
amended		193/79	Apr. 14/79
amended		214/79	Apr. 21/7
amended		275/79	May 19/7
amended		289/79	May 26/79
amended		290/79	May 26/79
amended		370/79	June 16/79
amended		415/79	June 30/79
amended		416/79	June 30/7
amended		485/79	July 21/7
amended		487/79	July 21/79
amended		488/79 552/79	July 21/7
amended		676/79	Aug. 11/7
amended		677/79	Oct. 6/79
amended		723/79	Oct. 20/7
amended		737/79	Oct. 27/7
amended		739/79	Oct. 27/79
amended		740/79	Oct. 27/7
amended		826/79	Nov. 24/7
amended		827/79	Nov. 24/7
amended		828/79	Nov. 24/7
amended		858/79	Dec. 8/7
amended		915/79	Dec. 29/7
amended		11/80	Jan. 19/8
amended		12/80	Jan. 19/80
amended		42/80	Feb. 16/80
amended		118/80	Mar. 1/80
amended		119/80	Mar. 1/80
amended		120/80	Mar. 8/80
amended		142/80	Mar. 15/8
amended		179/80	Mar. 29/80
amended		252/80	Apr. 19/80
amended		254/80	Apr. 19/80
amended		312/80	May 10/80
amended		315/80	May 10/80
amended		323/80	May 17/80
amended		347/80	May 17/80
amended		350/80	May 17/80
amended		415/80	June 7/80
amended		456/80	June 14/80
amended		457/80	June 14/80
amended		490/80	June 28/80
amended		538/80	July 12/80
amended		567/80	Aug. 2/80

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Icalth Insurance Act, 1972—Continued			
General - Continued (amending O. Reg. 323/72)			
amended		568/80	Aug. 2/8
amended		653/80	Aug. 23/8
amended		654/80	Aug. 30/8
amended		684/80	Sept. 6/8
amended		770/80	Oct. 11/8
amended		837/80	Oct. 11/8
amended		857/80	Nov. 1/8
amended			
amended		888/80	Nov. 15/8
		915/80	Nov. 22/8
amended		925/80	Nov. 29/8
amended		926/80	Nov. 29/8
amended		987/80	Dec. 13/8
amended		1108/80	Jan. 10/8
lighway Improvement Act			
See The Public Transportation and Highway			
Improvement Act)			
(title of Act changed July 23rd, 1971, See S.O. 1971, c. 61, s. 1)			
Lishway Traffic Act			
lighway Traffic Act Allowable Gross Weight for Designated Classes of Vehicles		21/70	Ian 27/7
		21/79	Jan. 27/7
Appeals		702/00	C 12/0
Construction Zones (revoking Regulation)		703/80	Sept. 13/80
Covering of Loads		632/76	Aug. 14/7
amended		60/77	Feb. 26/7
amended		808/77	Nov. 19/7
Dangerous Loads	412		
amended		569/78	Aug. 12/7
amended		649/79	Sept. 29/7
Demerit Point System	413		
amended		367/72	Aug. 12/7
amended		616/77	Sept. 10/7
amended		81/79	Feb. 17/7
amended		393/79	June 23/7
amended		810/79	Nov. 17/7
amended		38/80	Feb. 9/8
amended		697/80	Sept. 13/8
Designation of Highways			
amended		683/76	Sept. 4/7
Designation of Paved Shoulders on King's Highway		284/77	May 14/7
amended		615/77	Sept. 10/7
amended		809/77	Nov. 19/7
amended		452/79	July 7/7
amended		806/79	Nov. 17/7
amended		112/80	Mar. 1/80
		112/80	Wiai. 1/80
Designation of the Commencement of the Freeze-Up Period		1070/90	Ion 2/0
Pursuant to Subsection 2 of Section 75 of the Act		1070/80	Jan. 3/8
Designation of the Commencement of the Freeze-Up Period		1071/00	Tom 2/0
Pursuant to Subsection 2 of Section 75 of the Act		1071/80	Jan. 3/8
Designation of Commencement of the Freeze-Up Period Pur-		1070/00	T
suant to Subsection 2 of Section 75 of the Act		1072/80	Jan. 3/8
Driver Improvement Program		619/77	Sept. 10/7

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lighway Traffic Act—Continued					
Driver Licence Examinations		907/76	Dec. 4/76		
amended		827/77	Nov. 26/77		
amended		512/78	July 22/78		
Drivers' Licences		906/76	Dec. 4/76		
amended		307/77	May 21/77		
amended		614/77	Sept. 10/77		
amended		826/77	Nov. 26/77		
amended		124/78	Mar. 11/78		
amended		568/78	Aug. 12/78		
amended		20/79	Jan. 27/79		
amended		324/79	June 2/79		
amended		75/80	Feb. 16/80		
amended		677/80	Aug. 30/80		
amended		698/80	Sept. 13/80		
amended		700/80	Sept. 13/80		
Driver's Licence Suspension for Default of Payment of Fine .		108/73	Mar. 17/73		
Driving Instructor's Licence		44/79	Feb. 3/79		
amended		701/80	Sept. 13/80		
amended		1138/80	Jan. 17/8		
		,	-		
Equipment		266173	May 5/7.		
		266/73	, , , , , , , , , , , , , , , , , , ,		
amended		57/74	Feb. 16/7		
Exemption From the Provisions of Subsection 1 of Section		491/74	July 20/7		
57a of the Act—Province of Alberta		011/70	NT. 17/7		
Extending Validity of Motor Vehicle Permits		811/79 1086/80	Nov. 17/7		
			Jan. 3/8		
Garage Licences		731/73	Dec. 15/7		
amended		990/78	Jan. 13/7		
amended		102/79	Mar. 3/7		
amended		856/79	Dec. 8/7		
General		10/71	Ton 22/7		
amended		19/71	Jan. 23/7		
amended		63/71	Feb. 13/7		
amended		31/72	Feb. 12/7		
amended		198/72	May 13/7		
amended		365/72	Aug. 12/7		
amended		509/72	Nov. 4/7		
amended		732/73	Dec. 15/7		
amended		414/74	June 15/7		
amended		432/74	June 22/7		
		632/74	Sept. 14/7		
amended		31/75	Feb. 8/7		
amended		145/75	Mar. 22/7		
amendedamended			A state of the		
amended amended amended		234/75	- '		
amended amended amended amended		234/75 911/75	Dec. 6/7		
amended amended amended amended amended amended		234/75 911/75 912/75	Dec. 6/7 Dec. 6/7		
amended amended amended amended amended amended amended amended		234/75 911/75 912/75 445/76	Dec. 6/7 Dec. 6/7 June 5/7		
amended amended amended amended amended amended amended amended amended		234/75 911/75 912/75 445/76 209/77	Dec. 6/7 Dec. 6/7 June 5/7 Apr. 23/7		
amended		234/75 911/75 912/75 445/76 209/77 620/77	Dec. 6/7 Dec. 6/7 June 5/7 Apr. 23/7 Sept. 10/7		
amended		234/75 911/75 912/75 445/76 209/77 620/77 822/77	Dec. 6/7 Dec. 6/7 June 5/7 Apr. 23/7 Sept. 10/7 Nov. 26/7		
amended		234/75 911/75 912/75 445/76 209/77 620/77 822/77 825/77	Dec. 6/7. Dec. 6/7. June 5/7. Apr. 23/7 Sept. 10/7 Nov. 26/7 Nov. 26/7		
amended		234/75 911/75 912/75 445/76 209/77 620/77 822/77	Dec. 6/7. June 5/7. Apr. 23/7 Sept. 10/7 Nov. 26/7 Nov. 26/7 Feb. 4/7		
amended		234/75 911/75 912/75 445/76 209/77 620/77 822/77 825/77	Dec. 6/7. Dec. 6/7. June 5/7. Apr. 23/7 Sept. 10/7 Nov. 26/7 Nov. 26/7		

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lighway Traffic Act—Continued	1		
General Continued tamending Reg. 418 of R.R.O. 1970)			
amended		706/78	Sant 20/79
amended		19/79	Sept. 30/78 Jan. 27/79
amended		787/79	Nov. 10/79
amended		274/80	Apr. 26/80
amended		638/80	Aug. 23/80
amended		676/80	Aug. 30/80
amended		771/80	Oct. 11/80
amended		896/80	Nov. 15/80
amended		1090/80	Jan. 3/81
Gross Vehicle Weights		234/78	Apr. 15/78
Gross Weight on Bridges			
amended		439/72	Sept. 16/72
amended		334/79	June 9/79
Highway Closings		17/79	Jan. 27/79
amended		171/79	Apr. 7/79
Load Limits		111/80	Mar. 1/80
Load Limits on Local Roads Within Local Roads Areas		201/72	May 13/72
amended		385/74	June 1/74
amended		447/76	June 5/76
amended		235/78	Apr. 15/78
amended		565/78	Aug. 12/78
amended		254/79	May 5/79
amended		184/80	Mar. 29/80
amended		185/80	Mar. 29/80
Motor Vehicle Inspection Stations		325/79	June 2/79
amended		755/79	Oct. 27/79
amended		940/79	Jan. 12/80
Notice To Have Motor Vehicle Examined and Tested		195/76	Mar. 13/76
Over-Dimensional Farm Vehicles		196/77	Apr. 16/77
amended		570/78	Aug. 12/78
Parking			
amended		159/71	May 1/71
amended		272/71	July 3/71
amended		514/71	Dec. 25/71
amended		433/72	Sept. 9/72
amended		541/72	Dec. 2/72
amended		213/73	Apr. 28/73
amended		278/73	May 26/73
amended		324/73	June 16/73
amended		364/73	June 30/73
amended		493/73	Aug. 25/73
amended		561/73 414/74	Sept. 15/73 June 15/74
amended		432/74	June 22/74
amended		709/74	Oct. 12/74
amended		759/74	Oct. 12/74
amended		198/75	Apr. 5/75
amended		467/75	June 21/75
amended		518/75	July 5/75
amended		909/75	Dec. 6/75
amended		194/76	Mar. 13/76
amended		398/76	May 22/76

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Lidhungu Traffic Act Continued				
Highway Traffic Act —Continued Parking—Continued (amending Reg. 421 of R.R.O. 1970)				
amended		780/76	Oct. 9/76	
amended		910/76	Dec. 4/76	
amended		992/76	Jan. 1/77	
amended		1018/76	Jan. 15/77	
amended		52/77	Feb. 26/77	
amended		186/77	Apr. 16/77	
amended		285/77	May 14/77	
amended		425/77	July 9/77	
amended		540/77	Aug. 13/77	
amended		613/77	Sept. 10/77	
amended		824/77	Nov. 26/77	
amended		880/77	Dec. 17/77	
amended		125/78	Mar. 11/78	
amended		236/78	Apr. 15/78	
amended		334/78	May 20/78	
amended		375/78	June 3/78	
amended		637/78	Sept. 2/78	
amended		18/79	Jan. 27/79	
amended		99/79	Mar. 3/79	
amended		191/79	Apr. 14/79	
amended		255/79	May 5/79	
amended		394/79	June 23/79	
amended		453/79	July 7/79	
amended		494/79	Aug. 4/79	
amended		672/79	Oct. 6/79	
amended		702/79	Oct. 13/79	
amended		786/79	Nov. 10/79	
amended		939/79	Jan. 12/80	
amended		222/80	Apr. 12/80	
amended		275/80	Apr. 26/80	
amended		313/80	May 10/80	
amended		542/80	July 12/80	
amended		670/80	Aug. 30/80	
amended		772/80	Oct. 11/80	
amended Portable Lane Control Signal Systems		852/80 809/79	Oct. 25/80 Nov. 17/79	
Reciprocal Suspension of Licences	422		140V. 17/19	
amended	422	17/71	Jan. 23/71	
Restricted Use of Left Lanes by Commercial Motor Vehicles .		147/73	Apr. 7/73	
amended		340/74	May 18/74	
amended		38/77	Feb. 19/77	
amended		617/77	Sept. 10/77	
amended		674/78	Sept. 10/77 Sept. 9/78	
amended		989/78	Jan. 13/79	
amended		182/80	Mar. 29/80	
Restricted Use of the King's Highway		558/79	Aug. 11/79	
Safety Helmets for Motorcycle Riders				
amended		410/71	Oct. 2/71	
amended		677/74	Sept. 28/74	
amended		909/76	Dec. 4/76	
amended		672/78	Sept. 9/78	
Safety Inspections		326/79	June 2/79	
Dairety Mispections				

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112 de como Transito e Antonio de la como dela como de la como de			
Highway Traffic Act Continued Safety Inspections—Continued (amending O. Reg. 326/79)			
amended		129/80	Mar. 15/80
School Buses		702/75	Sept. 13/75
amended		908/76	Dec. 4/76
amended		527/78	July 29/78
amended		754/79 942/79	Oct. 27/79 Jan. 12/80
amended		74/80	Feb. 16/80
amended		907/80	Nov. 22/80
amended		1088/80	Jan. 3/81
Seat Belt Assemblies		34/76	Jan. 31/76
amended		192/76	Mar. 13/76
amendedamended		571/78 1087/80	Aug. 12/78 Jan. 3/81
Signs		668/78	Jan. 3/81 Sept. 9//78
amended		103/79	Mar. 3/79
amended		396/79	June 23/79
speciality of the second of th		7()()/79	Oct. 13/79
amended		699/80	Sept. 13/80
amended	101	1089/80	Jan. 3/81
Slow-Moving Vehicle Sign		415/74	Iuno 15 /74
Special Gross Vehicle Weight Authority		61/78	June 15/74 Feb. 11/78
Special Permits	427		100. 11/10
amended		726 78	Oct. 7/78
Specifications and Standards for Trailer Couplings		247 / 73	May 12/73
amended		572 / 78	Aug. 12/78
Speed Limits		175 /71	M 0 /71
amended		175 /71 254 /71	May 8/71 June 26/71
amended		283 /71	July 17/71
amended		343 /71	Aug. 28/71
amended		501 /71	Dec. 11/71
amended		512/71	Dec. 25/71
amended		91 /72	Mar. 18/72
amended		221 /72	May 27/72
amendedamended		308 /72 440 /72	July 8/72 Sept. 16/72
amended		526 /72	Nov. 11/72
amended		34 /73	Feb. 10/73
amended		91 /73	Mar. 10/73
amended		138 / 73	Mar. 31/73
amended		149 / 73	Apr. 7/73
amended		159 /73	Apr. 7/73
amended		269 73	May 26/73
amended		270 /73 325 /73	May 26/73 June 16/73
amended		326 /73	June 16/73
amended		365 / 73	June 30/73
amended		390 /73	July 7/73
amended		114/74	Mar. 9/74
amended		254 /74	May 11/74
amended		255 /74 455 /74	May 11/74
amended		433 / 14	June 29/74

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Highway Traffic Act—Continued			
Speed Limits—Continued (amending Reg. 429 of R.R.O. 1970)			
amended		679 74	Sept. 28/74
amended		863 / 74	Nov. 30/74
amended		864 / 74	Nov. 30 /74
amended		865 / 74	Nov. 30 /74
amended		924 /74	Dec. 21/74
amended		938 /74 78 /75	Dec. 28/74 Feb. 22/75
amenaeaamenaed		272 75	Apr. 26/75
amended		401 /75	June 7/75
amended		677 /75	Sept. 6/75
amended		701 /75	Sept. 13/75
amended		881 /75	Nov. 29/75
amended		882 / 75	Nov. 29/75
amended		883 / 75	Nov. 29/75
amended		1045/75	Jan. 10/76
amended		1046 / 75	Jan. 10/76
amended		101 /76	Feb. 21/76
amended		186 / 76	Mar. 13/76
amended		228 / 76	Mar. 27/76
amended		399 / 76	May 22/76
amended		534 / 76	July 10/76
amended		553 / 76	July 17/76
amended		555 76 692 76	July 17/76 Sept. 11/76
amended		779 /76	Oct. 9/76
amended		912/76	Dec. 4/76
amended		913/76	Dec. 4/76
amended		991 /76	Jan. 1/77
amended		21/77	Feb. 5/77
amended		36 /77	Feb. 19/77
amended		127 /77	Mar. 26/77
amended		185 / 77	Apr. 16/77
amended		254/77	May 7/77
amended		286 / 77	May 14/77
amended		306 / 77	May 21/77
amended		452 / 77	July 16/77
amended		567 /77	Aug. 27/77
amended		587 /77	Sept. 3/77
amended		610 /77	Sept. 10/77
amended		611 /77	Sept. 10/77
amended		749 /77	Nov. 5/77
amended		777 77	Nov. 5/77
amended		807 /77	Nov. 19/77
amended		823 /77	Nov. 26/77
amended		912/77	Dec. 31/77 Jan. 7/78
amended		955 /77	Jan. 7/78 Feb. 4/78
amended		26 / 78 149 / 78	Mar. 25/78
amenaeaamennaed		276 78	Mar. 25/78 Apr. 29/78
amended		287 78	May 6/78
amended		288 / 78	May 6/78
amended		289 / 78	May 6/78
amended		451 /78	July 1/78
WITH CHANGE OF THE CONTROL OF THE CO		101/10	July 1/10

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Highway Traffic Act - Continued			
Speed Limits - Continued (amending Reg. 429 of R.R.O. 1970)			
am ndid		525 / 78	July 29/78
amended		667 / 78	Sept. 9/78
amended		673 / 78	Sept. 9/78
amended		724/78	Oct. 7/78
amended		725 / 78	Oct. 7/78
amended		847 / 78	Nov. 18/78
amended		922 78	Dec. 16/78
amended		923/78	Dec. 16/78
amended		56/79	Feb. 10/79
amended		256/79	May 5/79
amended		395 / 79	June 23/79
amended		431/79	July 7/79
amended		451/79	July 7/79
amended		493 79	Aug. 4/79
amended		525 / 79	Aug. 4/79
amended		671/79	Oct. 6/79
amended		699/79	Oct. 13/79
amended		807 / 79	Nov. 17/79
amended		877 / 79	Dec. 15/79
amended		938 / 79	Jan. 12/80
amended		186/80	Mar. 29/80
amended		276/80	Apr. 26/80
amended		431/80	June 7/80
amended		. 432/80	June 7/80
amended		543/80	July 12/80
amended		691/80	Sept. 6/80
amended		715/80	Sept. 20/80
amended		764/80	Oct. 4/80
amended		912/80	Nov. 22/80
amended		927/80 701/79	Nov. 29/80 Oct. 13/79
State of Alabama—Exemption from the Provisions of		101/19	Oct. 15/19
Sections 6 and 8 of the Act		238 / 78	Apr. 15/78
State of California—Exemption from the Provisions of		230 / 10	прг. 15/16
Sections 6 and 8 of the Act		871 / 78	Nov. 25/78
State of Colorado—Exemption from the Provisions of		0,1,,0	2107. 207.0
Sections 6 and 8 of the Act		705 79	Oct. 13/79
State of Delaware—Exemption from the Provisions of		, , , , , ,	
Sections 6 and 8 of the Act		1001/78	Jan. 13/79
State of Florida—Exemption from the Provisions of			3
Sections 6 and 8 of the Act		959 / 77	Jan. 7/78
State of Georgia-Exemption from the Provisions of		,	J ,
Sections 6 and 8 of the Act		960 / 77	Jan. 7/78
State of Indiana-Exemption from the Provisions of		,	,
Sections 6 and 8 of the Act		972 / 77	Jan. 14/78
State of Iowa-Exemption from the Provisions of Sections		,	
6 and 8 of the Act		237 / 78	Apr. 15/78
State of Kentucky-Exemption from the Provisions of			
Sections 6 and 8 of the Act		962 / 77	Jan. 7/78
State of Maine-Exemption from the Provisions of Sections			
6 and 8 of the Act		949/79	Jan. 12/80
State of Minnesota-Exemption from the Provisions of			
Sections 6 and 8 of the Act		390 / 78	June 17/78

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Highway Traffic Act Continued			4
State of Missouri-Exemption from the Provisions of			
Sections 6 and 8 of the Act		583/78	Aug. 19/78
State of Montana—Exemption from the Provisions of		,	
Sections 6 and 8 of the Act		152/80	Mar. 15/80
State of Nebraska Exemption from the Provisions of		,	,
Sections 6 and 8 of the Act		403/80	May 31/80
State of New Hampshire—Exemption from the Provisions of			
Sections 6 and 8 of the Act		465/79	July 14/79
State of New Jersey—Exemption from the Provisions of			
Sections 6 and 8 of the Act		539/80	July 12/80
State of New York—Exemption from the Provisions of			
Sections 6 and 8 of the Act		83 / 79	Feb. 17/79
State of North Carolina—Exemption from the Provisions of			
Sections 6 and 8 of the Act		239 / 78	Apr. 15/78
State of Ohio—Exemption from the Provisions of Sections			
6 and 8 of the Act		930/79	Jan. 5/80
State of Oklahoma—Exemption from the Provisions of			
Sections 6 and 8 of the Act		918/79	Dec. 29/79
State of Pennsylvania—Exemption from the Provisions of			
Sections 6 and 8 of the Act		391 /78	June 17/78
State of South Carolina—Exemption from the Provisions of			
Sections 6 and 8 of the Act		961 /77	Jan. 7/78
State of Texas—Exemption from the Provisions of Sections			
6 and 8 of the Act		921/78	Dec. 16/78
State of Vermont—Exemption from the Provisions of		400 170	
Sections 6 and 8 of the Act		190/79	Apr. 14/79
State of Virginia—Exemption from the Provisions of		276 170	T 2.176
Sections 6 and 8 of the Act		376 78	June 3/78
State of Wisconsin—Exemption from the Provisions of		062 177	T- 7/76
Sections 6 and 8 of the Act		963 /77	Jan. 7/78
Stopping of Vehicles on Parts of the King's Highway		400 /72	Aug. 19/7
amended		256 /74	May 11/74
amended		526 / 78	July 29/78
amended	422	573 / 78	Aug. 12/78
Stop Signs at Intersections	432	160 /71	Mo 1 /7:
amendedamended		160 /71	May 1/7
		218/71	June 12/7
amended		513 / 71	Dec. 25/7:
amended		414 /72	Sept. 2/72
amended		88 /73	Mar. 10/7
wirecrowcu,		146 /73	Apr. 7/73
amended		327 /73	June 16/7.
amended		535 /73	Sept. 15 /7.
amended		729 73 257 74	Dec. 15/73
amended		712 / 74	May 11/74 Oct. 12/74
amended		862 / 74	Nov. 30 /74
amended		246 / 75	
amended		908 /75	Apr. 19/7. Dec. 6/7.
amended		635 / 76	Aug. 14/76
amended		754 / 76	Oct. 2/70
amended		865 / 76	Nov. 13/76
		500 110	1101. 10/10
amended		993/76	Jan. 1/77

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Highway Traffic Act Continued			
Stop Signs at Intersections—Continued			
amended		426 / 77	July 9/77
amended		104/78	Feb. 25/78
amended		333 / 78	May 20/78
amended		524 / 78	July 29/78
amended		169/79	Apr. 7/79
amended		333 /79 808 /79	June 9/79 Nov. 17/79
amended		113/80	Mar. 1/80
amended		183/80	Mar. 29/80
amended		277/80	Apr. 26/80
Tire Standards and Specifications			
amended		1084/80	Jan. 3/81
Use of Controlled-Access Highways by Pedestrians	434		
amended		89/73	Mar. 10/73
amended		492/73	Aug. 25/73
amended		730/73	Dec. 15/73
amendedamended		868/74 507/77	Nov. 30/74 July 30/77
amended		574/78	Aug. 12/78
amended		846/78	Nov. 18/78
amended		887/78	Dec. 2/78
amended		100/79	Mar. 3/79
amended		76/80	Feb. 16/80
amended		278/80	Apr. 26/80
Vehicles on Controlled-Access Highways		913/77	Dec. 31/77
amended		200/78	Apr. 1/78
amended		669/78	Sept. 9/78
amended		170/79 541/80	Apr. 7/79 July 12/80
amended		671/80	Aug. 30/80
Vehicle Safety (revoking Regulation)		1085/80	Jan. 3/81
Historical Parks Act 1972			
Historical Parks Act, 1972 Historical Parks—Fees		316/73	June 9/73
amended		512/74	July 20/74
amended		425/76	May 29/76
Parks		261/73	May 19/73
Homemakers and Nurses Services Act			
General	436		
amended		384/74	May 25/74
amended		85/75	Feb. 22/75
amended		294/76	Apr. 17/76
amendedamended		549/77 996/78	Aug. 20/77 Jan. 13/79
amended		1040/80	Dec. 27/80
amended		1106/80	Jan. 3/81
Homes for Retarded Persons Act			
General	437		
amended		439/74	June 29/74
amended		973/74	Jan. 4/75

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Homes for Retarded Persons Act—Continued				
General—Continued				
amended		350/79	June 16/79	
amended		768/79	Nov. 3/79	
amended		45/80	Feb. 16/80	
amended		635/80	Aug. 23/80	
amended		1041/80	Dec. 27/80	
Iomes for Special Care Act				
General	438			
amended		535/71	Jan. 8/72	
amended		57/72	Feb. 26/72	
amended		219/72	May 20/72	
amended		212/74	Apr. 27/74	
amended		357/75	May 24/75	
amended		313/76	Apr. 24/76	
amended		349/76	May 8/76	
amended		207/77	Apr. 16/77	
amended		318/77	May 28/77	
amended		204/78	Apr. 8/78	
amended		413/78	June 17/78	
amended		797/78	Nov. 4/78	
amended		213/79 349/80	Apr. 21/79 May 17/80	
omes for the Aged and Rest Homes Act General		:::::::	7.5	
amended		155/71	May 1/71	
amended		440/71	Nov. 6/7:	
amended		311/72	July 8/72	
amended		375/73	July 7/73	
amended		448/73	Aug. 18/73	
amended		704/73	Dec. 1/7.	
amended		531/74	July 27/7	
amended		750/74	Oct. 19/74 Mar. 1/75	
amendedamended		92/75 386/76	Mar. 1/7: May 22/70	
amended		412/77	July 9/7	
amended		502/77	July 30/7	
amended		553/77	Aug. 20/7	
amended		771/77	Nov. 5/7	
amended		829/77	Nov. 26/7	
amended		677/78	Sept. 9/78	
amended		733/78	Oct. 7/78	
amended		770/78	Oct. 21/78	
amended		874/78	Nov. 25/78	
amended		63/79	Feb. 17/79	
amended		249/79	May 5/79	
amended		622/79	Sept. 15/79	
amended		769/79	Nov. 3/79	
amended		835/79	Nov. 24/79	
amended		44/80	Feb. 16/80	
amended		48/80	Feb. 16/80	
amended		364/80	May 24/80	
amended		509/80	July 5/80	

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Homes for the Aged and Rest Homes Act—Continued	-			
General Continued				
amended		633/80	Aug. 23/80	
amended		740/80	Sept. 27/80	
amended		876/80	Nov. 8/80	
amended		1042/80	Dec. 27/80	
amended		1102/80	Jan. 3/81	
Hospital Labour Disputes Arbitration Act				
Remuneration of Chairmen and Members of Arbitration Boards		258/80	Apr. 19/80	
Rules of Procedure			T. 0/ha	
amended		319/73	June 9/73	
amended		780/79	Nov. 10/79	
Hospital Services Commission Act				
See now Health Insurance Act, 1972)				
Capital Grants for Schools for the Education of Hospital and	4.42			
Related Personnel				
Loans for Residences for Student Nurses	443			
Hotel Fire Safety Act, 1971				
General		366/71	Sept. 18/71	
amended		154/75	Mar. 22/75	
amended		226/77	Apr. 23/77	
Housing Development Act				
General		688/74	Sept. 28/74	
amended		749/75	Sept. 27/75	
amended		776/76	Oct. 9/76	
amended		264/77	May 7/77	
amended		784/78	Oct. 28/78	
amended		1016/80 764/76	Dec. 20/80 Oct. 9/76	
General Owner-Occupant Subsidy		955/75	Dec. 20/75	
Rent Subsidy		1032/75	Jan. 10/76	
Harter Daniela Campanatian Ant				
Hunter Damage Compensation Act	449			
amended		294/75	May 3/75	
amended		694/79	Oct. 13/79	
Hypnosis Act				
Application of Section 2 of Act	450			
I				
Income Tax Act				
General		559/72	Dec. 16/72	
amended		591/76	July 31/76	
amended		798/77	Nov. 19/77	
amended		666/78	Sept. 9/78	
Ontario Tax Credit System Regulation		44/77	Feb. 26/77	
Ontario Tax Credit System Regulation		49/78	Feb. 11/78	
amended		38/79	Feb. 3/79	

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Income Tax Act—Continued				
Ontario Tax Credit System Regulation		39/79	Feb. 3/79	
amended		311/79	May 26/79	
Ontario Tax Credit System Regulation		64/80	Feb. 16/80	
amended		331/80	May 17/80	
Taxable Income—Amount Prescribed Under Section 6a of the				
Act		1019/76	Jan. 15/77	
Act		50/78	Feb. 11/78	
Taxable Income—Amount Prescribed Under Section 6a of the		30/76	105. 11/70	
Act		48/79	Feb. 10/79	
Taxable Income—Amount Prescribed Under Section 6a of the		,		
Act		65/80	Feb. 16/80	
Industrial Standards Act				
Designation of Industries and Zones	456			
amended		382/71	Sept. 25/71	
amended		116/75	Mar. 8/75	
amended		802/75	Nov. 1/75	
Duties of Employers and Advisory Committees	457			
amended		116/75	Mar. 8/75	
amended		380/80	May 31/80	
Interprovincially Competitive Industries				
Publication Costs		420/76	May 29/76	
Revocations		116/75	Mar. 8/75	
Schedule Distribution and Standard Industrial Ottom	507			
Bricklaying and Stonemasonry Industry—Ottawa	507			
Bricklaying and Stonemasonry Toronto	510			
Electrical Repair and Construction Industry—Ottawa				
Electrical Repair and Construction Industry—Ottawa	313			
Toronto	517			
Fur Industry	317			
Ontario	518			
amended		*371/72	Aug. 12/72	
amended		927/78	Dec. 16/78	
amended		997/78	Jan 13/79	
Ladies' Cloak and Suit Industry		, , ,	3	
Ontario		318/71	Aug. 7/71	
Ladies' Dress and Sportswear Industry		847/74	Nov. 23/74	
Lathing Industry—Ottawa				
Men's and Boys' Clothing Industry				
Ontario	522			
amended		479/71	Nov. 27/71	
amended		849/74	Nov. 23/74	
amended		157/77	Apr. 2/77	
amended		151/80	Mar. 15/80	
Painting and Decorating Industry—Ottawa				
Plastering Industry—Ottawa				
Plumbing and Heating Industry—Ottawa				
Plumbing and Heating Industry—Toronto				
amended		16/71	Jan. 23/71	
Sheet-Metal Work Construction Industry—Ottawa	537			

^{*}See (1976) 12 Ontario Reports (2d.) pp. 460-464

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Insurance Act					
Agents' Licences for Insurance other than Life Insurance	539				
amended		281/71	July 17/71		
Amendment to Schedule E of The Insurance Act		161/78	Mar. 25/78		
Amendment to Schedule E of The Insurance Act		416/78	June 17/78		
Amendment to Schedule E of The Insurance Act		1004/78	Jan. 13/79		
Classes of Insurance		13/72	Feb. 5/72		
amended		762/74	Oct. 26/74		
amended		205/80	Apr. 5/80		
General		12/72	E-1 5/70		
amended		13/72	Feb. 5/72		
(see s. 4) Life Companies Special Shares—Investment		510/72	Sont 9/72		
Order under paragraph 1 of subsection 2 of section 83 of the Act.		519/73 221/71	Sept. 8/73 June 12/71		
amended		282/71	July 17/71		
amended		173/72	Apr. 29/72		
amended		167/73	Apr. 14/73		
amended		557/74	Aug. 10/74		
amended		558/74	Aug. 10/74		
amended		719/74	Oct. 12/74		
amended		134/75	Mar. 15/75		
amended		187/76	Mar. 13/76		
amended		571/76	July 24/76		
Replacement of Life Insurance Contracts		831/74	Nov. 16/74		
Schedule of Fees		259/74	May 11/74		
amended		681/79	Oct. 6/79		
Uninsured Automobile Coverage		87/80	Feb. 23/80		
Variable Insurance Contracts of Life Insurers		526/71	Jan. 1/72		
amended		157/75	Mar. 22/75		
Interpretation Act					
Fees Payable under The Ambulance Act		856/78	Nov. 25/78		
Fees Payable under The Business Corporations Act Fees Payable under The Hospital Labour Disputes Arbitra-		523 /71	Jan. 1/72		
tion Act		782 79	Nov. 10/79		
Fees Payable under The Labour Relations Act		781/79	Nov. 10/79		
Fees Payable under The Liquor Control Act, 1975		1010/75	Jan. 3/76		
amended		591 /78	Aug. 19/78		
Investment Contracts Act					
Registration	544				
amended		680/79	Oct. 6/79		
J					
Judicature Act and The Matrimonial Causes Act					
Rules of Practice	545				
amended		284 / 71	July 17/71		
amended		285 / 71	July 17/71		
amended		520 / 71	Jan. 1/72		
amended		115/72	Mar. 25/72		
amended		307 /72	July 8/72		
amended		36 / 73	Feb. 17/73		
amended		437 73	Aug. 4/73		

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Judicature Act and The Matrimonial Causes Act—Continued			
Rules of Practice—Continued			
amended		761 / 73	Dec. 22/73
amended		107/74	Mar. 9/7-
amended		492 74	July 20/7
amended		106 / 75	Mar. 1/75
amended		569 75	July 19/7
(see editorial change Ontario Gazette September 4th, 1976, page 1291 (foot pagination))			
amended		8/76	Jan. 24/70
amended		127 / 76	Feb. 28/70
amended		628 / 76	Aug. 14/7
4th, 1976, page 1291 (foot pagination))			
amended		990/76	Dec. 25/70
amended		451/77	July 16/7
amended		32/78	Feb. 4/78
amended		216/78	Apr. 8/78
amended		520/78	July 29/78
amended		1/79	Jan. 20/7
amended		251/79	May 5/7
amendedamended		850/79 933/79	Dec. 8/7
amended		379/80	May 31/80
amended		1030/80	Dec. 27/8
- Hartons Art			
udicature Act Salaries and Benefits of Masters		7/76	Inn 24/76
amended		7/76 856/76	Jan. 24/76 Nov. 13/76
amended		971/80	Dec. 13/80
amended		1117/80	Jan. 10/8
Stenographic Reporters		1000/76	Jan. 1/7
consgrapme reported		1000,10	Jan. 27.
unior Farmer Establishment Act			
Application for Bank Loan			
General	548		
uries Act, 1974			
General		800/74	Nov. 9/7
amended		921/75	Dec. 6/7
amended		857 76	Nov. 13/7
abour Relations Act			
General	549		
amended	349	30/71	Jan. 30/7
		559/74	Aug. 10/74
amended		419/76	May 29/76
			-
amenaea amended amended		779/79	Nov. 10/79
amended			
amended amended		779/79	Nov. 10/79 Apr. 19/80

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Labour Relations Act - Continued				
Rules of Procedure	551			
amended		29/71	Jan. 30/71	
amended		474/71	Nov. 27/71	
amended		321/73	June 9/73	
(see editorial change Ontario Gazette July 7th, 1973, page 1133 (foot pagination))				
amended		676/75	Sept. 6/75	
Landlord and Tenant Act				
Classes of Accommodation Deemed Not to be Residentia	l			
Premises		1008/76	Jan. 8/77	
Forms		301/76	Apr. 24/76	
amended		536/77	Aug. 13/77	
Summary of Part IV of the Act		217/76	Mar. 27/76	
Land Speculation Tax Act, 1974 (See S.O. 1978, c. 63)				
Delegation of Authority of the Minister		191/75	Apr. 5/75	
Forms		707/74	Oct. 12/74	
Rates of Interest		331/75	May 17/75	
Land Titles Act				
Application of Act Corporations Exempted Under Section 97 of the Act		1015/80	Dec. 20/80	
(revoking Regulation)		265/80	Apr. 26/80	
Fees		881/76	Nov. 20/76	
amended		579//79	Aug. 18/79	
amended		996/80	Dec. 13/80	
General	. 553		A	
amended		149/72	Apr. 15/72	
amended		97/73	Mar. 17/73	
amended		431/73 59/74	Aug. 4/73 Feb. 16/74	
amended		55/75	Feb. 15/75	
amended		247/75	Apr. 19/75	
amended		22/76	Jan. 24/76	
amended		225/78	Apr. 15/78	
amended		936/78	Dec. 23//78	
amended		637/79	Sept. 22/79	
amended		1048/80	Dec. 27/80	
Land Titles Divisions		1049/80	Dec. 27/80	
Surveys and Descriptions of Land		936/78	Dec. 23/78	
Land Transfer Tax Act, 1974				
Affidavits		110/75	Mar. 1/75	
Commercial Recreational Property		916/77	Dec. 31/77	
Conditional Exemption—380613 Ontario Limited		502/78	July 15/78	
Consolidated Affidavit of Residence and Value of Consideration		55/79	Feb. 10/79	
Delegation of Authority Exemption(s):		818/80	Oct. 18/80	
For Certain Final Orders of Foreclosure and for Inter-		501171	Tuly 20/74	
corporate Transfers of Land		504/74	July 20/74	
For Certain Easements Granted to Oil or Gas Pipe Lines		625/76 749/74	Aug. 14/76 Oct. 19/74	
For Certain Easements Granted to Oil or Gas Pipe Lines For Certain Insurance Companies		773/74	Oct. 19/74 Oct. 26/74	
For Certain insurance Companies		113/14	000. 20/14	

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and Transfer Tax Act, 1974—Continued	4			
Exemption(s)—Continued				
For Certain Inter-Spousal Transfers		138/75	Mar. 15/7.	
S.S. Kresge Company Limited and Financeco		1021/75	Jan. 3/7	
Conveyance to Non-Resident Persons and Persons who are				
not Non-Resident Persons		170/76	Mar. 13/7	
Conveyance to Trefann Homes Corporation		142/77	Mar. 26/7	
Conveyance to Family Farm Corporation or Family Busi-				
ness Corporation		563/79	Aug. 18/7	
amended		116/80	Mar. 1/8	
Final Orders of Foreclosure		428/78	June 24/7	
amended		420/79	June 30/7	
Forms		564/79	Aug. 18/7	
amended		872/79	Dec. 15/7	
Leases		918/77	Dec. 31/7	
Minister Authorized to Exempt and Refund		250/76	Apr. 3/7	
amended		576/78	Aug. 12/7	
Notice of Purchaser's Lien for Default		767/77	Nov. 5/7	
Rates of Interest		330/75	May 17/7.	
amended		596/80	Aug. 9/8	
amended		820/80	Oct. 18/8	
Taxation of Mineral Lands		66/80	Feb. 16/80	
Transfers Between Related Corporations		625/76	Aug. 14/7	
aw Society Act				
General	556			
amended		160/73	Apr. 14/7	
amended		983/74	Jan. 11/7	
amended		220/75	Apr. 12/7	
amended		135/80	Mar. 15/8	
Law Foundation		159/74	Apr. 6/7	
amended		181/77	Apr. 9/7	
egal Aid Act				
General	557			
amended		224/72	May 27/7	
amended		160/76	Mar. 6/7	
amended		536/76	July 10/7	
amended		189/79	Apr. 14/7	
amended		391/79	June 23/7	
amended		434/79	July 7/7	
egislative Assembly Retirement Allowances Act, 1973				
General		866/75	Nov. 22 7	
ightning Rods Act				
General	559			
' '- ID 1' A - 1000				
imited Partnerships Act, 1980				
General		1068/80	Jan. 3/8	
ine Fences Act, 1979				
Forms		666/79	Oct. 6.7	

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Liquor Control Act, 1975		-	,
See Interpretation Act)			
General		1009/75	Jan. 3/76
amended		85/76	Feb. 14/76
amended		304/77	May 21/77
amended		592/78	Aug. 19/78
amended		494/80	June 28/80
Liquor Licence Act, 1975			
General		1008/75	Jan. 3/76
amended		259/76	Apr. 10/76
amended		751/76	Oct. 2/76
amended		781/76	Oct. 16/76
amended		363/77	June 18/77
amended		533/77	Aug. 13/77
amended		55/78	Feb. 11/78
amended		98/78	Feb. 25/78
amended		123/78	Mar. 11/78
amended		249/78	Apr. 22/78
amended		590/78	Aug. 19/78
amended		902/78	Dec. 9/78
amended		903/78	Dec. 9/78
amended		93/79	Feb. 24/79
amended		165/79	Apr. 7/79
amended		279/79	May 19/79
amended		427/79	June 30/79
amended		57/80	Feb. 16/80
amended		351/80	May 17/80
amended		493/80	June 28/80
amended		530/80	July 12/80
amended		565/80	Aug. 2/80
amended		988/80	Dec. 13/80
amended		1134/80	Jan. 17/81
Possession of Liquor in Provincial Parks		166/79	Apr. 7/79
amended		125/80	Mar. 15/80
Live Stock and Live Stock Products Act			
Eggs		489/71	Dec. 4/71
amended		339/73	June 23/73
amended		78/74	Mar. 2/74
amended		872/75	Nov. 29/75
amended		555/77	Aug. 20/77
Processed Egg		556/77	Aug. 20/77
Wool		396/80	May 31/80
Live Stock Branding Act			T. 1. 15/20
Forms		331/72	July 15/72
Live Stock Community Sales Act			
General			
amended		316/72	July 15/72
Line Steel, Medicines Act 1072			
Live Stock Medicines Act, 1973		722170	Oct. 7/78
General		723/78 695/79	Oct. 7/78 Oct. 13/79
amendedamended		280/80	Apr. 26/80
amenaea		200/00	71p1. 20/00

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oan and Trust Corporations Act			
Approved Trust Companies	569		
amended		563/80	Aug. 2/80
Common Trust Funds	570		
Financial Standards—Loan Corporations		116/76	Feb. 21/76
Financial Standards—Trust Companies		115/76	Feb. 21/76
Financial Statements		38/72	Feb. 19/72
Loan Corporations Special Shares—Investment		435/72	Sept. 16/72
Schedule of Fees		426/72	Sept. 9/72
Subordinated Notes		639/75	Aug. 23/75
Subordinated Notes		900/75	Dec. 6/75
Trust Company Special Shares—Investmen		436/72	Sept. 16/72
ocal Roads Boards Act			
Establishment of Local Roads Areas	571		
amended		1/71	Jan. 16/71
amended		43/71	Feb. 6/71
amended		97/71	Mar. 6/71
amended		127 /71	Apr. 10/71
amended		367/71	Sept. 18/71
amended		542 /71	Jan. 8/72
amended		19/72	Feb. 5/72
amended		55/72	Feb. 26/72
amended		56 / 72	Feb. 26/72
amended		100 / 72	Mar. 18/72
amended		140/72	Apr. 8/72
amended		177/72	Apr. 29/72
amended		399 / 72	Aug. 19/72
amended		478/72	Oct. 7/72
amended		496 / 72	Oct. 21/72
amended		562 / 72	Dec. 16/72
amended		600 /72	Jan. 13/73
amended		21 /73	Feb. 3/73
amended		22 /73	Feb. 3/73
amended		85 /73	Mar. 10/73
amended		137 /73	Mar. 31/73
		248 / 73	May 12/73
1 1		266 /73	May 19/73
		456 73	Aug. 18/73
amended		760 /73	Dec. 22/73
		802 /73	Jan. 5/74
7 7		43 /74 120 /74	Feb. 9/74
1 1		205 /74	Mar. 16/74
1 1		425 / 74	Apr. 20/74
		869 / 74	June 22/74
and and		1/75	Nov. 30/74
		161/75	Jan. 18/75
		206 / 75	Mar. 22/75
		327 /75	Apr. 5/75
		475 / 75	May 17/75 June 21/75
umenucu,		110/10	Tune 21//3
		477 / 75	June 21/75

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Local Roads Boards Act—Continued Establishment of Local Roads Areas—Continued				
Establishment of Local Roads Areas		696 75	Sept. 6/75	
amended		720 / 75	Sept. 20/75	
amended		1 /76	Jan. 17/76	
amended		76 / 76	Feb. 7/76	
amended		204 / 76	Mar. 20/76	
amended		335 / 76	May 1/76	
amended		370 / 76	May 15/76	
amended		432 / 76	June 5/76	
amended		194 /77	Apr. 16/77	
amended		224 /77	Apr. 23/77	
amended		239 77	Apr. 30 /77	
amended		272 77 298 77	May 14/77 May 21/77	
amended		572 /77	Aug. 27 /77	
amenaea		663/77	Oct. 1/77	
amended		812/77	Nov. 19/77	
amended		853 /77	Dec. 10/77	
amended		898 /77	Dec. 24/77	
amendedamended		166/78	Apr. 1/78	
amended		226 / 78	Apr. 15/78	
amended		256 / 78	Apr. 29/78	
amended		281/78	May 6/78	
amended		381/78	June 10/78	
amended		402/78	June 17/78	
amended		799 78	Nov. 4/78	
amended		866/78	Nov. 25/78	
amended		881 / 78	Dec. 2/78	
amended		979/78	Jan. 6/79	
amended		53 / 79	Feb. 10/79	
amended		125 / 79	Mar. 24/79	
omended		265 79	May 12/79	
amended		373 79	June 16/79	
amended		470 / 79	July 21/79	
amended		657 79	Sept. 29/79	
amended		689/79	Oct. 13/79 Mar. 1/80	
amended		101/80 147/80	Mar. 1/80 Mar. 15/80	
amended		256/80	Apr. 19/80	
amended		299/80	May 3/80	
amended		311/80	May 10/80	
amended		401/80	May 31/80	
amendedamended		428/80	June 7/80	
General	572			
Loral Services Boards Act. 1979				
Establishment of Local Services Board		000100	NT 15100	
Community of Armstrong		892/80	Nov. 15/80	
Community of Folevet		706/80	Sept. 13/80	
Community of Gogama		1107/80	Jan. 10/81	
Community of Hudson		696/80	Sept. 6/80	
—Community of Madsen		790/80	Oct. 11/80	

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		M				
Iamiasa A	ot 1077					
Iarriage A				307/78	May 13/78	
General				293/79	May 26/79	
eat Inspec	etion Act ((Ontario)				
			574			
				425/72	Sept. 9/7:	
	amended			713/77	Oct. 15/7	
	amended			441/80	June 14/80	
echanics'	Lien Act					
			575			
				849/75	Nov. 15/7	
ental Hea	lth Act					
Applicat	ion of Act		576			
	amended			94/72	Mar. 18/7	
	amended			122/73	Mar. 24/7	
				524/73	Sept. 8/7.	
				186/74	Apr. 13/7	
				190/74	Apr. 13/7	
				237/74	May 4/7	
				820/74	Nov. 16/7	
				98/75 472/75	Mar. 1/7. June 21/7.	
				874/75	Nov. 29/7.	
				281/76	Apr. 17/7	
				728/76	Sept. 25/7	
				8/77	Feb. 5/7	
				892/77	Dec. 24/7	
	amended			205/78	Apr. 8/7	
	amended			208/78	Apr. 8/7	
				336/78	May 27/7	
				585/78	Aug. 19/7	
				700/78	Sept. 23/7	
				750/78	Oct. 14/7	
	amenaea			796/78 810/78	Nov. 4/78 Nov. 4/78	
				981/78	Nov. 4/78 Jan. 6/79	
				72/79	Feb. 17/7	
				648/79	Sept. 29/7	
				738/79	Oct. 27/7	
				405/80	May 31/80	
	amended			685/80	Sept. 6/80	
				775/80	Oct. 11/80	
~				787/80	Oct. 11/80	
Grants .						
				790/73	Dec. 29/7.	
				144/76	Feb. 28/76	
	amended			786/80	Oct. 11/80	

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Mental Hospitals Act			
General	. 578		
umended		238/74	May 4/74
amended		53/75	Feb. 15/75
amended		473/75	June 21/75
amended		282/76	Apr. 17/76
amended		347/76	May 8/76
amended		710/77	Oct. 15/77
amended		329/78	May 20/78
amended		476/78	July 15/78
amendêd		843/78	Nov. 18/78
amended		551/79	Aug. 11/79
amended		348/80	May 17/80
Milk Act By-laws for Marketing Boards	. 580		
amended		1121/00	Tom 17/01
Cheese—		1131/80	Jan. 17/81
Exchanges		93/76	Feb. 14/76
Information to be Furnished		94/76	Feb. 14/76
Marketing		299/73	June 2/73
amended		974/77	Jan. 14/77
amended		318/78	May 13/78
amended		76/79	Feb. 17/79
amended		248/80	Apr. 19/80
Marketing		92/76	Feb. 14/76
Cream for Processing—			
Plan	. 585		
amended		136/71	Apr. 17/71
amended		694/74	Oct. 5/74
amended		973/78	Jan. 6/79
amended		1129/80	Jan. 17/81
Marketing	. 586		
amended		137/71	Apr. 17/71
amended		589/72	Jan. 13/73
amended		850/80	Oct. 25/80
amended		1019/80	Dec. 20/80
Cream Producers—		,	,
Licences		138/71	Apr. 17/71
amended		108/74	Mar. 9/74
amended		984/78	Jan. 6/79
amended		1140/80	Jan. 17/81
Grade A Milk—		1110,00	Julii 11/01
Marketing		189/78	Apr. 1/78
amended		242/78	Apr. 15/78
amended		626/80	Aug. 16/80
amended		673/80	Aug. 30/80
amended		829/80	Oct. 18/80
amended		1136/80	Jan. 17/81
Producers		1130/80	Jan. 17/61
		443/72	Sept. 16/72
amended		599/72	_
		,	
amended		191/78	Apr. 1/78
Grades, Designations, Classes and Labelling		1128/80	Jan. 17/81

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Milk Act—Continued			
Industrial Milk—			
Marketing		190/78	Apr. 1/78
amended		627/80 828/80	Aug. 16/80 Oct. 18/80
amended		1137/80	Jan. 17/81
Marketing Boards			
amended		1020/80	Dec. 20/80
Milk-Marketing	. 595		
amended		358/72	Aug. 5/72
amended		590/72	Jan. 13/73
amended		527/73 1018/80	Sept. 8/73 Dec. 20/80
amended		1010/00	Dec. 20/80
Classes 3, 4, 5 and 6	. 596		
amended		192/78	Apr. 1/78
Milk and Cheese—		•	
Plan	. 597		
amended		389/71	Sept. 25/71
amended		695/74	Oct. 5/74
amended		667/75	Aug. 30/75
amended		842/75	Nov. 15/75
amended		630/78	Aug. 26/78 Jan. 6/79
amended		974/78 1130/80	Jan. 17/81
Milk and Milk Products		1127/80	Jan. 17/81
Milk—			
Transportation		193/78	Apr. 1/78
Milk Producers—		104/70	A 1 177.0
Licences		194/78	Apr. 1/78
amended		545/80	July 12/80
General	. 602		
amended		175/73	Apr. 14/73
amended		232/78	Apr. 15/78
lining Act		,	,
Assay Coupons		658/74	Sept. 21/74
Exploratory Licences and Leases for Oil and Natural Gas North		000/11	осре. 21/7
of the Fifty-First Parallel of Latitude			
amended		540/72	Dec. 2/72
Exploratory Licences and Production Leases for Natural Gas is	n		
Lake Erie		546/71	Jan. 15/72
amended		241/72	June 3/72
amended		616/73	Oct. 20/73
amended		1111/80	Jan. 10/81
Forms		593/76	July 31/76
Lands Open for Prospecting, Staking out or Leasing		583/76 515/71	July 31/76 Jan. 1/72
Mining Divisions		775/73	Dec. 22/7:
amended		335/80	May 17/80
Refinery Licences			
amended		162/74	Apr. 6/74
Rope Testing Laboratories		262/71	July 3/71
amended		509/79	Aug. 4/79
Surveys of Mining Claims			

Mining Tax Act. 1972 Teneral		Regul	Regulation No.	
General 126/75 Mar. 8/75 Mar. 20/76			O. Reg.	Date of Gazette
General 126/75 Mar. 8/75 Mar. 20/76	Mining Tax Act, 1972			
			126/75	Mar. 8/75
Amended Selfy Aug. 11/75				,
Ministry of Agriculture and Food Act	amended			Feb. 24/79
Wille of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 5 (1)	amended		545/79	Aug. 11/79
Ministry of Colleges and Universitites Act, 1971 Original Department of Colleges and Universities Act, 1971 Original Department of Colleges and Universities Act, 1971 Original Colleges of Applied Arts and Technology amending Reg. 169 of R.R.O. 1970 amended 22/75 Feb. 8/75 amended 860/76 Nov. 13/76 Cambrian amended 566/72 Dec. 23/77 Cambrian amended 566/72 Dec. 23/77 Canadore 518/72 Nov. 11/77 Sauli 565/72 Dec. 30/72 Canadore 518/72 Nov. 11/77 Sauli 565/72 Dec. 30/72 Graduate Scholarships 150/77 Apr. 2/77 amended 154/78 Mar. 25/78 amended 202/79 Apr. 21/75 amended 537/80 July 12/80 Grants to Incorporated Historical Societies and Associations 714/74 Oct. 12/79 (now under Ontario Heritage Act, 1974) 1043/75 Jan. 10/76 amended 373/76 Sept. 25/76 amended 373/76 Sept. 25/76 amended 387/77 Dec. 10/77 Grants for Museums 837/74 Nov. 23/79 (now under Ontario Heritage Act, 1974) amended 187/77 Apr. 16/77 amended 187/77 Apr. 16/77 amended 23/80 Feb. 2/78 amended 723/80 Sept. 20/80 Grants of Plaquing 715/74 Oct. 12/74 (now under Ontario Heritage Act, 1974) (now unde		165		
West Department of Colleges and Universities Act, 1971 Wille of Act changed April 1st, 1972, See S. O. 1972, c. 1, s. 12 (1)	1 Alguston of Duties of Minister	105		
amended 506/72 Nov. 4/72 amended 22/75 Feb. 8/73 amended 860/76 Nov. 13/76 Cambrian amending Reg. 171 of R.R.O. 1970 amended 519/72 Nov. 11/72 amended 566/72 Dec. 23/72 Canadore 518/72 Nov. 11/73 Sault 565/72 Dec. 30/72 Graduate Scholarships 150/77 Apr. 2/73 amended 154/78 Mar. 25/75 amended 202/79 Apr. 21/75 amended 202/79 Apr. 21/75 amended 154/78 Mar. 25/75 amended Historical Societies and Associations 714/74 Oct. 12/74 (now under Ontario Heritage Act, 1974) amended 1043/75 Jan. 10/76 amended 733/76 Sept. 25/76 amended 709/75 Sept. 20/78 (now under Ontario Heritage Act, 1974) amended 187/77 Apr. 16/77 amended 187/77 Apr. 16/77 Apr. 16/77 amended <td>(title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 12 (1)) Colleges of Applied Arts and Technology</td> <td></td> <td></td> <td></td>	(title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 12 (1)) Colleges of Applied Arts and Technology			
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	Regul	ation No.	Date of
	R.R.O. 1970	O. Reg.	Gazette
Ministry of Community and Social Services Act			
(title of Act changed April 1st, 1972, c. 1, s. 19 (1))			
Institutions under Control of Minister	218		
amended		283/77	May 14/77
Social Assistance Review Board		17/75	Feb. 1/75
amended		526/77	Aug. 13/77
amended		973/77	Jan. 14/78
Ministry of Consumer and Commercial Relations Act			
Fees		724/73	Dec. 8/73
Ministry of Correctional Services Act, 1978			
General		243/79	May 5/79
Intermittent Sentences		515/78	July 22/78
Ministry of Culture and Recreation Act, 1974			
Grants For Non-Profit Camps		760/76	Oct. 2/76
Municipal Recreation Directors' Certificates and Arena Mana-		000151	0 . 0
gers' Certificates		392/71	Sept. 25/71
amended		770/79	Nov. 3/79
Ministry of Education Act			
(See also Department of Education)			
(title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 6 (1))			
(see Education Act, 1974, S.O. 1974, c. 109)			
General Legislative Grants			
amending O. Reg. 98/72			
amended		242/72	June 3/72
amended		308/73	June 9/73
(see editorial change Ontario Gazette June 23rd,			
1973, page 1089 (foot pagination))		00.173	M 10 (7)
General Legislative Grants		80 /73	Mar. 10/73
amended		139 / 73	Mar. 31/73
amended		309 /73 500 /73	June 9/73 Sept. 1 7.
amended		722 /73	Dec. 8/73
amended		136 / 74	Mar. 23/74
amended		818/74	Nov. 16/74
amended		879 / 74	Nov. 30 /74
General Legislative Grants, 1974		200 / 74	Apr. 20/74
amended		674/74	Sept. 28/74
amended		104/75	Mar. 1/75
amended		246/76	Apr. 3/76
amended		247 / 76	Apr. 3/76
amended		641/76	Aug. 21/76
Legislative Grants		20/73	Feb. 3/73
Pupil Records		38 / 73	Feb. 17/73
amended		30/76	Jan. 24/76
amended		610/78	Aug. 26/78
amended		911.78	Dec. 9/78
School Year and School Holidays		546 / 73	Sept. 15/73
Special Grant		880 / 74	Nov. 30/74
(amending Reg. 208 of R.R.O. 1970)			
amended		676 / 74	Sept. 28/74
		0.0/02	Dopt. ad / 1

	Regulation No.		Date of
	R.R.O. 1970	O. Reg.	Gazette
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Ministry of Health Act, 1972		601 /73	Non 24 /72
Bursaries and Fellowships for Health Study		691 /73 408 /74	Nov. 24/73 June 15/74
amended		351 /75	May 24/75
amended		1000 /75	Dec. 27/75
amended		210 /77	Apr. 23/77
Chest Diseases Control Clinics		39/76	Jan. 31/76
District Health Councils		721 /73	Dec. 8/73
G:ants		569 / 72	Dec. 30/72
Grants		358 / 73	June 30/73
Grants-Health Resources		381 /73	July 7/73
amended		656/75	Aug. 23/75
amended		136/80	Mar. 15/80
amended		263/80	Apr. 19/80
Special Grant		143/76	Feb. 28/76
Special Grant		535/77	Aug. 13/77
Standard Ward Accommodation		324/72	July 15, 72
dinistry of Natural Resources Act, 1972			
Assignment of Powers and Duties of Minister		513/75	July 5/75
Assignment of Powers and Duties of Minister		872 / 76	Nov. 20/76
Assignment of Powers and Duties of Minister		,	,
powers and duties assigned the Mining and Lands Com-			
missioner to hear the appeal of Leonard Reeves Incor-			
porated against the decision of the Upper Thames River			
Conservation Authority		403/77	July 9/77
Assignment of Powers and Duties of Minister			
powers and duties assigned the Mining and Lands Com-			
missioner to hear the appeal of Rugby Construction			
Limited against the decision of The Credit Valley Con-			
servation Authority		486/77	July 30/77
Assignment of Powers and Duties of Minister			
powers and duties assigned to the Mining and Lands Com-			
missioner to hear the appeal of Dibco Underground			
Limited against the decision of The Metropolitan Toronto			
and Region Conservation Authority; the appeal of Mrs. Joanna McDougall on behalf of Mr. Colin A. Barrigar			
against the decision of The Rideau Valley Conservation			
Authority; the appeal of Ginael Holdings Limited against			
the decision of The Central Lake Ontario Conservation			
Authority; the appeal of Robert D. White against the			
decision of The Rideau Valley Conservation Authority;			
the appeal of Ronald O'Geil against the decision of the			
Grand River Conservation Authority; the appeal of			
Pasquale Baccilieri against the decision of The Notta-			
wasaga Valley Conservation Authority; Shell Canada			
against the decision of The Central Lake Ontario Con-			
servation Authority; and Neil Van Galder against the			
decision of The Rideau Valley Conservation Authority		900/77	Dec. 24/77
Assignment of Powers and Duties of Minister		,	
powers and duties assigned the Mining and Lands Commis-			
sioner to hear the appeal of Jan Gawrylik against the deci-			
sion of the Grand River Conservation Authority; the appeal			
of Thadeus J. Serafin against the decision of The Halton			
Region Conservation Authority; the appeal of Peter			
Vanderzwaag against the decision of the Grand River			

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Ministry of Natural Resources Act, 1972—Continued			
Assignment of Powers and Duties of Minister—Continued Conservation Authority		378 / 78	June 10/78
sion of the Upper Thames River Conservation Authority; the appeal of Alfred and Catherine Henry against the decision of the Rideau Valley Conservation Authority; the appeal of John and Rozalia Farkas against the decision of the Halton Region Conservation Authority		28 / 79	Feb. 3/79
the Metropolitan Toronto and Region Conservation Authority; the appeal of Reuben Parnes against the decision of the Metropolitan Toronto and Region Conservation Authority		397 / 79	June 23/79
powers and duties assigned the Mining and Lands Commissioner to hear the appeal of Mobile Mix Concrete Products (1971) Ltd. against the decision of the Upper Thames Valley Conservation Authority		454 /79	July 7/79
Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Commissioner to hear the appeal of Charles Moutoux against the			
decision of the Grand River Conservation Authority Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Commissioner to hear the appeal of Mrs. Patricia A. Cochrane against the decision of the Otonabee Region Conservation Authority; the appeal of Thomas and Mary Roos against the decision of the Rideau Valley Conservation Authority; the appeal of W.W.W.S. Ltd. (Sinclair) against the deci-		628/79	Sept. 15/79
sion of the Hamilton Region Conservation Authority Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Commissioner to hear the appeal of Canadian Pacific Limited against the decision of The Otonabee Region Conservation Authority; the appeal of Jan Gawrylik against the decision of the Grand River Conservation Authority; the appeal of Tony Ieraci against the decision of the Metropolitan Toronto and Region Conservation Authority; the appeal of Gene Kurlowicz against the decision of the Credit Valley Conservation		847/79	Dec. 1/79
Authority Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Commissioners to hear the appeal of Leonard F. Steele against the		100/80	Feb. 23/80
decision of the Moira River Conservation Authority Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Commissioner to hold hearing and decide whether it is in the public interest to renew and continue or to revoke or cancel Licence		375/80	May 31/80
of Occupation No. 8596 of Mary Beyak of the Township of Georgina in The Regional Municipality of York		460/80	June 21/80

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Ministry of Natural Resources Act, 1972—Continued			
Assignment of Powers and Duties of Minister			
powers and duties assigned the Mining Lands Commissioner to hear the appeal of Francis Mahoney against the decision of the Moira River Conservation Authority		520/80	July 5/80
powers and duties assigned the Mining Lands Commissioner to hear the appeal of Gerald Bryan against the decision of The Lakehead Region Conservation Authority		644/80	Aug. 23/80
Assignment of Powers and Duties of Minister powers and duties assigned the Mining and Lands Commis- sioner to hear the appeal of Hector and Florence Reid against			
the decision of The Rideau Valley Conservation Authority Assignment of Powers and Duties of Minister powers and duties assigned the Mining Lands Commissioner		717/80	Sept. 20/80
to hear the appeal of Francis Mahoney against the decision of the Moira River Conservation Authority; the appeal of Fred Thompson against the decision of the Grand River Conser-			
vation Authority		917/80	Nov. 29/80
Ministry of Revenue Act			
(title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 88 (1)) Delegation of Ministerial Powers			
amended		353/72	July 29/72
Ministry of Treasury and Economics Act, 1978			
Amendment to Schedule 1 of the Act		408 79	June 30/79
Moosonee Development Area Board Act			
Amendment to Schedule B of the Act		57/71	Feb. 13/71
Amendment to Schedule B of the Act		570/74	Aug. 10/74
Amendment to Schedule B of the Act		810/76	Oct. 23/76
Amendment to Schedule B of the Act		370 /77	June 18/77
Mortgage Brokers Act			
General		461 /71	Nov. 20/71
amended		747 73	Dec. 15/73
amended		224 / 75	Apr. 12/75
amended		640 / 75	Aug. 23/75
amended		686 / 75	Sept. 6/75
amended		814/75	Nov. 1/75
amended		845/80	Oct. 25/80
Mortmain and Charitable Uses Act			
Licences and Fees	611		
amended		387 /71	Sept. 25/71
Motor Vehicle Accident Claims Act			
General	612		
amended		719 / 73	Dec. 8/73
amended		620 78	Aug. 26/78
amended		937 78	Dec. 23/78

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Motor Vehicle Dealers Act				
(title of Act changed Jan. 1st, 1972, See S.O. 1971, c. 21, s. 1)				
General		98/71	Mar. 31/71	
amended		516/.71	Jan. 1/72	
amended		539/71	Jan. 8/72	
amended		503/72	Oct. 28/72	
amended		28/75	Feb. 8/75	
amended		99/75	Mar. 1/75	
amended		687/75	Sept. 6/75	
amended		846/80	Oct. 25/80	
Motor Vehicle Fuel Tax Act				
Forms		873/79	Dec. 15/79	
General		372/73	July 7/73	
amended		215/76	Mar. 27/76	
amended		883/76	Nov. 20/76	
amended		721/77	Oct. 22/7	
amended		49/79	Feb. 10/79	
amended		421/79	June 30/79	
amended		894/79	Dec. 22/79	
amended		117/80	Mar. 1/80	
amended		195/80	Mar. 29/80	
amended		334/80	May 17/80	
amended		478/80	June 28/80	
amended		597/80	Aug. 9/80	
amended		661/80	Aug. 30/80	
amended		695/80	Sept. 6/80	
amended		853/80	Oct. 25/80	
amended		1093/80	Jan. 3/81	
Motorized Snow Vehicles Act and				
Motorized Snow Vehicles Act, 1974				
Designations		64/77	Mar. 5/77	
amended		670/78	Sept. 9/78	
amended		23/79	Jan. 27/79	
amended		609/79	Sept. 9/78	
General				
amended		76/75	Feb. 22/75	
amended		715/75	Sept. 20/75	
amended		227/76	Mar. 27/76	
amended		63/77	Mar. 5/77	
amended		22/79	Jan. 27/79	
amended		1091/80	Jan. 3/83	
Motorized Snow Vehicle Operators' Licences		995/76	Jan. 1/77	
Aunicipal Act				
Designation(s)—				
Agricultural Research Stations		699/77	Oct. 15/77	
		989/80	Dec. 13/80	
amended		442172	Aug. 11/73	
		443/73	1146. II//C	
amended		574/73		
amended Correctional Institutions amended amended			Sept. 22/73 Aug. 17/74	
amended Correctional Institutions amended		574/73	Sept. 22/73	

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Municipal Act - Continued			
Designation(s) Continued			
Facilities Under The Developmental Services Act, 1974.		826/75	Nov. 8/75
amended		560/76	July 17/76
Municipalities		573/74	Aug. 17/74
amended		260/75	Apr. 26/75
Provincial Education Institutions		822/75	Nov. 8/75
Provincial Education Institutions		827/75	Nov. 8/75
Provincial Education Institutions (revoking Regulation)		156/00	Man 15/00
Provincial Education Institutions		156/80	Mar. 15/80
(revoking Regulation)		84/80	Feb. 23/80
Provincial Mental Health Facilities and Public Hospitals		442/73	Aug. 11/73
amended		600/73	Oct. 13/73
amended		572/74	Aug. 17/74
amended		259/75	Apr. 26/75
amended		558/76	July 17/76
Public Hospitals		824/75	Nov. 8/75
amended		559/76	July 17/76
Universities		440/73	Aug. 11/73
amended		741/73	Dec. 15/73
amended		262/75	Apr. 26/75
Universities		314/71	Aug. 7/71
Pension Plan for Municipal Employees			
Revision and Certification of Assessment Commissioner's List		374/72	Aug. 12/72
amended		487/73	Aug. 25/73
amended		169/75	Mar. 29/75
Municipal Affairs Act			
(title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 104(1))			
Municipal Auditors			
Tax Arrears and Tax Sale Procedures		883/80	Nov. 8/80
Municipal Elections Act, 1977 (See S.O. 1977, c. 62)			
Forms		358/78	May 27/78
amended		460/78	July 1/78
amended		579/80	Aug. 2/80
amended		624/80	Aug. 16/80
amended		669/80	Aug. 30/80
Order of the Minister—Use of Voting Recorders		259/78	Apr. 29/78
Municipal and School Tax Credit Assistance Act			
General		301/73	June 2/73
amended		50/75	Feb. 15/75
Municipal Unconditional Grants Act, 1974			
Special Grants		581/74	Aug. 24/74
Special Payment—The Township of Flos		789/74	Nov. 2/74
Municipality of Metropolitan Toronto Act			
Order of the Minister		46/79	Feb. 10/79

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N				
iagara Escarpment Planning and Development Act, 1973				
Designation of Planning Area		118/74	Mar. 16/74	
amended		383/75	June 7/75	
amended		566/80	Aug. 2/80	
Designation of Area of Development Control		451/75	June 14/73	
amended		463/75	June 21/7	
amended		646/75	Aug. 23/7:	
amended		770/75	Oct. 11/7.	
amended		861/75	Nov. 22/7.	
amended		736/76	Sept. 25/70	
amended		1021/76	Jan. 15/7	
amended		70/77	Mar. 5/7	
amended		177/77	Apr. 9/7	
amended		789/77	Nov. 12/7	
amended		392/78	June 17/78	
amended		857/78	Nov. 25/7	
amended		172/80	Mar. 29/80	
amended		173/80	Mar. 29/80	
Development Within The Development Control Area		453/75	June 14/7.	
amended		778/75	Oct. 18/7.	
amended		233/76	Apr. 3/70	
amended		325/76	May 1/7	
amended		43/78	Feb. 4/78	
amended		408/78	June 17/7	
iagara Parks Act				
General	619			
amended		143/71	Apr. 17/7	
amended		127/73	Mar. 31/7.	
amended		672/74	Sept. 28/7	
amended		782/76	Oct. 16/7	
amended		407/77	July 9/7	
amended		34/78	Feb. 4/78	
amended		366/78	June 3/78	
amended		241/79	May 5/7	
amended		797/80	Oct. 18/80	
on-Resident Agricultural Land Interests Registration Act,				
General		902/80	Nov. 15/80	
orthern Ontario Development Corporation Act				
Approval of Loans and Guarantees		397/72	Aug. 19/7	
orth Pickering Development Corporation Act, 1974 Designation of North Pickering Planning Area		526/76	July 3/7	
otaries Act		,	,	
Fees		233/80	Apr. 12/8	
ursing Homes Act, 1972				
General		354/80	May 17/80	
amended		655/80	Aug. 30/80	

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()			
Occupational Health and Safety Act, 1978			
Construction Projects		659/79	Sept. 29/79
amended		845/79	Dec. 1/79
amended		414/80	June 7/80
Industrial Establishments		658/79	Sept. 29/79
amended		844/79	Sept. 1/79
Inventory of Agents or Combination of Agents for the Purpose of			
Section 21 of the Act		1083/80	Jan. 3/81
Mines and Mining Plants		660/79	Sept. 29/79
amended		846/79	Dec. 1/79
Official Notices Publication Act			
Order-in-Council re: The Ontario Gazette		530/73	Sept. 8/73
Rates		605/79	Sept. 9/79
		000/17	56ps. 77.7
Old Age Assistance Act			
General	624		
Oleomargarine Act	625		
General amended	625	602/77	Sept. 10/77
amenaea		002/11	Зерг. 10/11
Ombudsman Act, 1975			
General Rules		217/80	Apr. 12/80
Ontario Agricultural Museum Act, 1975			
Fees		330/79	June 9/79
General		527/76	July 3/76
Ontario Energy Board Act			
General	626		
amended		172/73	Apr. 14/73
amended		585/74	Aug. 24/74
amended		907/74	Dec. 14/74
amended		632/75	Aug. 16/75
amended		708/75	Sept. 20/75
amended		524/77	Aug. 6/77
amended		582/77	Sept. 3/77
amended		372/78	June 3/78
amended		496/78	July 15/78 Oct. 6/79
amended	627	668/79	000. 0/79
amended	027	260/73	May 19/73
Uniform System of Accounts for Gas Utilities Class A	628		
amended		1016/76	Jan. 15/77
Ontario Food Terminal Act			
Composition of Board	629		
Conduct of Business	630		C
amended		390/71	Sept. 25/71
amended		88/80	Feb. 23/80
Procedure of the Board	631	100/72	Morr 6/72
Rental Fees for Delivering or Discharging Produce		180/72	May 6/72

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Ontario Guaranteed Annual Income Act, 1974		1	
Forms		6/75	Jan. 25/75
General		748/74	Oct. 19/74
amended		905/75	Dec. 6/75
amended		1017/76	Jan. 15/77
amended		479/80	June 28/80
Guaranteed Income Limit		1094/80	Jan. 3/81
Ontario Heritage Act, 1974			
(See Ministry of Colleges and Universities Act, 1971)			
Grants to Incorporated Historical Societies and Associations			
amending O. Reg. 714/74			
amended		1043/75	Jan. 10/76
amended		733/76	Sept. 25/76
amended		874/77	Dec. 10/77
Grants and Loans		242/75	Apr. 19/75
Grants for Museums			
amending O. Reg. 837/74			
amended		709/75	Sept. 20/75
amended		187/77	Apr. 16/77
amended		23/80	Feb. 2/80
amended		723/80	Sept. 20/80
Grants for Plaquing			
amending O. Reg. 715/74		06156	70.1
amended		86/76	Feb. 14/76
Licences		249/75	Apr. 19/75
Ontario Highway Transport Board Act			
Rules of Procedure			
amended		857/79	Dec. 8/79
Ontario Home Buyers Grant Act, 1975			
Determination of Legal and Beneficial Interest in a Housing			
Unit		229/76	Apr. 3/76
amended		67/77	Mar. 5/77
Ontario Human Rights Code			
Form of Complaint		624/73	Oct. 24/73
Ontario Institute for Studies in Education Act			
General	634		
Ontario Labour-Management Arbitration Commission Act			
General	635		
amended		89/71	Mar. 6/71
amended		191/71	May 22/71
Ontario Lottery Corporation Act, 1974			
General		251/75	Apr. 26/75
amended		946/79	Jan. 12/80
Ontario Mineral Exploration Program Act, 1980			
General		719/80	Sept. 20/80
General		737/80	Sept. 27/80

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A				
Ontario Municipal Board Act Composition of Board	636			
Procedure				
Tariff of Fees		27/73	Feb. 10/73	
amended		234/80	Apr. 12/80	
Ontario Municipal Employees Retirement System Act				
General		936/77	Jan. 7/78	
amended		155/79	Mar. 31/79	
amended		1012/80	Dec. 20/80	
Ontario Municipal Improvement Corporation Act				
Procedure		766100	0.4 11/00	
amended		766/80	Oct. 11/80	
Ontario New Home Warranties Plan Act, 1976				
Administration of The Plan		943/76	Dec. 11/76	
amended		575/77	Aug. 27/77	
amended		242/79	May 5/79	
amended		40/80	Feb. 16/80	
Designation of Corporation		853/76	Nov. 13/76	
Terms and Conditions of Registration of Builders and Vendors		987/76	Dec. 25/76	
O				
Ontario Pensioners Property Tax Assistance Act, 1980		((7/00	A 20/00	
Definition—"Rent Paid"		667/80	Aug. 30/80	
General		618/80 951/80	Aug. 16/80 Dec. 6/80	
General		665/80	Dec. 6/80 Aug. 30/80	
amended		1025/80	Dec. 27/80	
Ontario Place Corporation Act, 1972				
Fees		878/74	Nov. 30/74	
amended		410/76	May 22/76	
amended		299/77	May 21/77	
amended		907/78	Dec. 9/78	
amended		26/79	Jan. 27/79	
amended		259/79	May 5/79	
amended		864/79	Dec. 8/79	
amended		512/80	July 5/80	
amended		1065/80	Jan. 3/81	
Ontario School Trustees Council Act				
Composition of Council	641			
Ontario Telephone Development Corporation Act				
Composition of Corporation	642			
0.4.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.				
Ontario Unconditional Grants Act, 1975		264170	A 20/70	
General		264/78	Apr. 29/78	
amended		703/79	Oct. 13/79	
amendedamended		515/80	July 5/80 Dec. 20/80	
amenaea		1011/80	Dec. 20/80	

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Ontario Unconditional Grants Amendment Act, 1979 Determination of Apportionments, Levies and Requisitions amended		167/80 1054/80	Mar. 22/80 Dec. 27/80
Ontario Unconditional Grants Amendment Act, 1979 (No. 2) Alternative Formula for Determining Resource Equalization		£16/90	T., 1., 5/80
Grant		516/80	July 5/80
Ontario Universities Capital Aid Corporation Act			
Designated Universities	643		
amended		5/75	Jan. 25/75
Ontario Youth Employment Act, 1977			
General		218/79	Apr. 21/79
General		303/80	May 3/80
Ontario Water Resources Act			
(title of Act changed April 1st, 1972, See S.O. 1972, c. 1, s. 70(1))			
Plumbing Code	647		
amended		344/71	Aug. 28/71
amended		209/72	May 20/72
amended		158/73	Apr. 7/73
amended		310/76	Apr. 24/76
amended		747/76	Oct. 2/76
amended		295/79	May 26/79
amended		983/80	Dec. 13/80
Rate of Interest		107/71	Mar. 20/71
South Cayuga Sewage Works	648	1120/80	Jan. 17/81
water wens	040		
Operating Engineers Act			
General	649		
amended		502 /71	Dec. 18/7
amended		84/72	Mar. 11/72
amended		299/72	July 1/7
amended		297 73	June 2/7.
amended		717/74	Oct. 12/7
amended		470 / 75	June 21/7
amended		993 / 75	Dec. 27/7:
amended		37 / 78	Feb. 4/7
amenaea		424 / 79	June 30/7
Onhthalmia Dianancowa Act			
Ophthalmic Dispensers Act General	650		
amended		1079/80	Jan. 3/8
		20.0/00	3
Ottawa-Carleton Amalgamations and Elections Act, 1973 Orders of the Minister—			
election of councils, Township of Goulbourn, Township			
of Rideau and Township of West Carleton		642 / 73	Oct. 27/7
amended		680 / 73	Nov. 17/7.
determination of name of area municipality		706 / 73	Dec. 1/7

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P		1	
Paperback and Periodical Distributors Act, 1971			
General		409 /71 514 /79	Oct. 2/71 Aug. 4/79
Parks Assistance Act			
General.	652		
Parkway Belt Planning and Development Act, 1973			
Order of the Minister			
Establishing Parkway Belt Planning Area		472 73	Aug. 25/73
amended		744 /73	Dec. 15/73
amended		399 /75 263 /79	June 7/75 May 12/79
amended		409/79	June 30/79
Land Use		107/17	June 50/17
County of Halton			
Mus. The Regional Municipality of Halton),			
City of Burlington		482 /73	Aug. 25/73
amended		602 /73	Oct. 13/73
amendedamended		176 /74	Apr. 6/74
amended.		509 74 765 74	July 20/74 Oct. 26/74
amended		825 /74	Nov. 16/74
amended		998 /74	Jan. 11/75
amended		27 75	Feb. 8/75
amended		286 /75	May 3/75
amended		328 / 75	May 17/75
amended		414 /75	June 7/75
amended		586 /75 893 /75	July 26/75 Nov. 29/75
amended.		29/76	Jan. 24/76
amended		65 / 76	Feb. 7/76
amended		244 / 76	Apr. 3/76
amended		263 / 76	Apr. 10/76
amended		546 /76	July 17/76
amended		582 76	July 24/76
amendedamended		661 /76 717 /76	Aug. 28/76 Sept. 18/76
amended		800 /76	Oct. 16/76
amended.		889 /76	Nov. 20/76
amended		231 /77	Apr. 23/77
amended		232 /77	Apr. 23/77
amended		233 /77	Apr. 23/77
amended		422 77	July 9/77
amended		423 77	July 9/77
amended		424 /77 573 /77	July 9/77 Aug. 27/77
amended.		621 /77	Sept. 10/77
amended		657 /77	Oct. 1/77
amended		774 /77	Nov. 5/77
amended		775 77	Nov. 5/77
amended		817/77	Nov. 19/77

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Parkway Belt Planning and Development Act, 1973				
—Continued				
Land Use—Continued	1	*		
County of Halton (now The Regional Municipality of Ha ton), City of Burlington—Continued (amending O. Re	l- g.			
482/73)				
amended		277 78	Apr. 29/78	
amended		354 / 78	May 27/78	
amended		355 / 78 356 / 78	May 27/78 May 27/78	
amended		529 / 78	July 29/78	
amended		530 / 78	July 29/78	
amended		543 / 78	Aug. 5/78	
amended		546 / 78	Aug. 5/78	
amended		556 / 78	Aug. 12/78	
amended		640/78	Sept. 2/78	
amended		642/78	Sept. 2/78	
amended		658 / 78	Sept. 9/78	
amended		819 / 78	Nov. 11/78	
amended		870 / 78	Nov. 25/78 Dec. 23/78	
amended		939 /78 181 /79	Apr. 7/79	
amended		236 / 79	Apr. 28/79	
amended		263/79	May 12/79	
amended		282 / 79	May 26/79	
amended		332 / 79	June 9/79	
amended		345 / 79	June 16/79	
amended		428/79	June 30/79	
amended		606/79	Sept. 8/79	
amended		627/79	Sept. 15/79	
amended		656/79	Sept. 29/79	
amended		730/79	Oct. 20/79	
amended		794/79	Nov. 10/79	
amended		799/79 869/79	Nov. 17/79 Dec. 15/79	
amended		907/79	Dec. 15/79 Dec. 29/79	
amended		20/80	Jan. 26/80	
amended		162/80	Mar. 22/80	
amended		298/80	May 3/80	
amended		547/80	July 19/80	
amended		620/80	Aug. 16/80	
amended		672/80	Aug. 30/80	
amended		758/80	Oct. 4/80	
amended		840/80	Oct. 25/80	
amended		908/80	Nov. 22/80	
amended		1017/80	Dec. 20/80	
amended		1023/80	Dec. 27/80	
amended		1060/80 1132/80	Jan. 3/81 Jan. 17/81	
County of Halton (now The Regional Municipality of He		1132/00	Jan. 17/81	
ton), Town of Milton		480/73	Aug. 25/73	
amended		412/75	lum >	
amended		296/77	May 21/77	
amended		383/77	June 25/77	
amended		311/78	May 13/78	

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Parkway Belt Planning and Development Act, 1973

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Land Use Continued

County of Halton (now The Regional Municipality of Halton), Town of Milton—Continued (amending O. Reg. 480/73)

480/73)			
amended	 262/79	May	12/79
County of Halton (now The Regional Municipality of Hal-			
ton), Town of Oakville	 481/73	Aug.	25/73
amended	 637 / 73	Aug.	25 / 73
amended	 776 /73	Oct.	27 73
amended	 456 74	July	6/74
amended	 614/74	Aug.	31 /74
amended	 832 /74	Nov.	16/74
amended	 26 / 75	Feb.	8 / 75
amended	 184 / 75	Mar.	29 / 75
amended	 413 / 75	June	7 / 75
amended	 450 / 75	June	14/75
amended	 627 / 75	Aug.	16/75
amended	 753 /75	Oct.	4 / 75
amended	 892 /75	Nov.	29 75
amended	 1026 / 75	Jan.	10/76
amended	 134 /76	Feb.	28/76
amended	 167 / 76	Mar.	6/76
amended	 402 / 76	May	22 / 76
amended	 403 / 76		22 / 76
amended	 547 / 76	0 0	17/76
amended	 603 / 76	Aug.	
amended	 645 / 76	0	21 /76
amended	 984 /76		25 / 76
amended	 190 /77	Apr.	,
amended	 229 / 77	Apr.	,
amended	 282 /77		14/77
amended	 481 /77	0 0	30 /77
amended	 516/77	Aug.	6/77
amended	 683 /77	Oct.	8 / 77
amended	 773 /77	Nov.	,
amended	 849 /77	Dec.	
amended	 850 /77		10/77
amended	 312 / 78	9	13/78
amended	 313 /78 388 /78		13 / 78 10 / 78
amended	 427 / 78	9	24 / 78
amended	 752 / 78	Oct.	14/78
amendedamended	 760 / 78	Oct.	21 /78
amended.	 761 /78	Oct.	21 / 78
amended.	 886 / 78	Dec.	2/78
amended.	 10/79	Jan.	20/79
amended	 11/79	Jan.	20/79
amended.	 85 / 79	U	24/79
amended	 98/79	Mar.	3/79
amended.	 244 / 79	May	5/79
amended	 263 / 79		12/79
amended.	 281 /79	9	26/79
amended	374 / 79	-	16/79
W179U78WUW	 0.11.	June	-01.

Regula	ation No.	Date of
R.R.O. 1970	O. Reg.	Gazette

Parkway Belt Planning and Development Act, 1973

-Continued

Land Use-Continued

County of Halton (now The Regional Municipality of Halton), Town of Oakville—Continued (amending O. Reg. 481/73)

Town of Oakville—Continued (amending O. Reg. 481/73)		
amended	 392 / 79	June 23/79
amended	 462 / 79	July 14/79
amended	 463 / 79	July 14/79
	559 / 79	Aug. 11/79
amended	 653 / 79	Sept. 29/79
amended		A
amended	 654 79	Sept. 29/79
amended	 655 79	Sept. 29/79
amended	 763 / 79	Nov. 3/79
amended	 764 / 79	Nov. 3/79
amended	 825 / 79	Nov. 24/79
amended	 377/80	May 31/80
amended	 551/80	July 26/80
amended	 588/80	Aug. 2/80
amended	 705/80	Sept. 13/80
amended	784/80	Oct. 11/80
County of Peel (now The Regional Municipality of Peel),		
Town of Mississauga (now Part of the City of Brampton and		
Part of the City of Mississauga)	 479 / 73	Aug. 25/73
amended	 172 /74	Apr. 6/74
amended	 996 74	Jan. 11/75
amended	 190 / 75	Apr. 5/75
amended	 411/75	June 7/75
amended	 449 75	June 14/75
amended	 675 / 75	Sept. 6/75
amended	 764 / 75	Oct. 11/75
amended	 28/76	Jan. 24/76
amended	 242 / 76	Apr. 3/76
amended	 394 / 76	May 22/76
amended	 401 /76	May 22/76
amended	 548 /76	July 17/76
amended	 644 / 76	Aug. 21/76
amended	 814/76	Oct. 30/76
amended	 173 /77	Apr. 9/77
amended	 174/77	Apr. 9 77
amended	281 /77	May 14/77
amended	 327 / 77	June 4/77
amended	 626/77	Sept. 17/77
amended	 729 / 77	Oct. 22/77
amended	 815/77	Nov. 19/77
amended	 857 /77	Dec. 10/77
amended	 858 /77	Dec. 10/77
amended	 899 /77	Dec. 24/77
amended	 133 / 78	Mar. 18/78
amended	 158/78	Mar. 25/78
amended	359/78	May 27/78
amended	369/78	June 3/78
amended	458/78	July 1/78
amended	471/78	July 17/8
	,	
amended	472/78	July 15/78

Regula	ition No.	Date of
R.R.O. 1970	O. Reg.	Gazette

Parkway Belt Planning and Development Act, 1973

Continued Land Use-Continued County of Peel (now The Regional Municipality of Peel), Town of Mississauga (now part of the City of Brampton and Part of the City of Mississauga)—Continued Sept. 16/78 amended 684/78 amended 762/78 Oct. 21/78 amended 822/78 Nov. 11/78 13/79 Jan. 27/79 amended 96/79 Mar. 3/79 amended May 12/79 amended 263/79 amended 644/79 Sept. 22/79 amended 21/80 Feb. 2/80 Feb. 2/80 amended 24/80 Mar. 22/80 amended 161/80 Apr. 26/80 amended 271/80 May 17/80 amended 346/80 amended 513/80 July 5/80 amended 692/80 Sept. 6/80 amended 759/80 Oct. 4/80 amended 760/80 Oct. 4/80 Oct. 11/80 amended 792/80 1002/80 Dec. 20/80 amended County of Peel (now The Regional Municipality of Peel), Toronto Gore (now City of Brampton) 476/73 Aug. 6/73 6/74 171/74 Apr. amended June 409/75 7/75 amended Oct. 755/75 amended 4/75 Mar. 157/76 6/76 amended 664/77 Oct. 1/77 amended amended 263/79 May 12/79 County of Peel (now The Regional Municipality of Peel), 477/73 Aug. 25/73 Township of Chinguacousy (now City of Brampton) ... Apr. 10/76 amended 262/76 amended 263/79 May 12/79 amended June 30/79 409/79 County of Wentworth (now The Regional Municipality of Aug. 25/73 Hamilton-Wentworth), Town of Dundas 486/73 June 19/76 500/76 amended May 28/77 amended 311/77 June 25/77 384/77 amended Apr. 15/78 amended 219/78 Oct. 14/78 754/78 amended Jan. 27/79 May 12/79 14/79 amended 263/79 amended May 26/79 amended 283/79 County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Township of East Flamborough Aug. 25/73 (now Township of Flamborough) 483/73 June 7/75 Nov. 20/76 415/75 amended 890/76 amended Apr. 9/77 amended 171/77 Jan. 27/79 16/79 amended 263/79 May 12/79 amended

Parkway Belt Planning and Development Act, 1973		Regul	ation No.	Date of	
Continued Land Use—Continued County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Township of West Flamborough 113/75 Mar. 1/ amended 113/75 Mar. 1/ amended 1416/75 Jun. 7/ amended 152/78 Mar. 15/ amended 152/78 Mar. 16/ amended 152/78 Mar. 16/ amended 152/78 Mar. 25/ amended 151/78 Nov. 18/ amended 151/78 Dec. 16/ amended 151/78 Dec. 16/ amended 153/78 Dec. 30/ amended 153/78 Dec. 30/ amended 153/79 Mar. 24/ amended 263/79 Mar. 24/ amended 263			O. Reg.	Gazette	
Land Use—Continued	Parkway Belt Planning and Development Act, 1973				
County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Township of West Flamborough (now Township of Flamborough)					
Hamilton-Wentworth), Township of West Flamborough	Land Use—Continued				
(now Township of Flamborough)	County of Wentworth (now The Regional Municipality of				
amended 113/75 Mar. 1/4 amended 628/75 Aug. 16/ amended 152/78 Mar. 25/ amended 381/78 Nov. 18/ amended 913/78 Dec. 16/ amended 913/78 Dec. 30/ amended 138/79 Mar. 24/ amended 139/79 Mar. 24/ amended 263/79 May. 12/ amended 908/79 Dec. 20/ amended 908/79 Dec. 29/ amended 172 (77 Apr. 9/ amended 162/75 Aug. 25/ amended 103/78	Hamilton-Wentworth), Township of West Flamborough				
amended 416/75 June 7/ amended 628/75 Aug. 15/ amended 152/78 Mar. 25/ amended 831/78 Nov. 18/ amended 913/78 Dec. 16/ amended 955/78 Dec. 30/ amended 139/79 Mar. 24/ amended 263/79 My 12/ amended 908/79 Dec. 29/ amended 911/80 No. 22/ County of Wentworth (now The Regional Municipality of Hamilton-Wentworth) Hamilton-Wentworth) (now Tounship of Flamborough) 485/73 Aug. 25/ amended 172/77 Apr. 9/ amended 172/77 Apr. 9/	(now Township of Flamborough)		484/73	Aug. 25/73	
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amended 152/78 Mar. 25/ amended 831/78 Nov. 16/ amended 913/78 Dec. 16/ amended 955/78 Dec. 30/ amended 263/79 Mar. 24/ amended 263/79 May 12/ amended 908/79 Dec. 29/ amended 629/75 Aug. 12/ amended 629/75 Aug. 12/ amended 172/77 Apr. 9/ amended 103/78 Feb. 25/ amended 263/79 May 12/ Metropolitan Toronto, Borough of Etobicoke 478/73 Aug. 25/ amended 115/75 Feb. 23/ amended	amended		416/75	June 7/75	
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Hamilton-Wentworth), Village of Waterdown (now Township of Flamborough)	amended		911/80	Nov. 22/80	
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amended. 534/75 July 5/ amended. 551/75 July 12/ amended. 693/75 Sept. 6/			,	,	
amended 551/75 July 12/ amended 693/75 Sept. 6/			,		
amended					
			,		
amended	amended		751 /75	Oct. 4/75	

Regula	ation No.	Date of
R.R.O. 1970	O. Reg.	Gazette

Parkway Belt Planning and Development Act, 1973 —Continued

Land Use-Continued

Regional Municipality of York, Town of Markham
— Continued (amending O. Reg. 473/73)

— Continued (amending O. Reg. 473/73)		
amended	 820 /75	Nov. 8/75
amended	 860 / 75	Nov. 15/75
amended	 999 /75	Dec. 27/75
amended	 12/76	Jan. 24/76
amended	 118/76	Feb. 21/76
amended	 159 /76	Mar. 6/76
amended	207 /76	Mar. 20/76
amended	 289 /76	· ·
		Apr. 17/76
amended	 510 /76	June 26/76
amended	 606 / 76	Aug. 7/76
amended	 849 /76	Nov. 6/76
amended	 74 /77	Mar. 5/77
amended	 161 /77	Apr. 9/77
amended	 279 /77	May 14/77
amended	 574 /77	Aug. 27/77
amended	 779 77	Nov. 5/77
amended	 109/78	Mar. 4/78
amended	 251 / 78	Apr. 22/78
amended	 280 / 78	May 6/78
amended	 314/78	May 13/78
amended	 386/78	June 10/78
amended	 401/78	June 17/78
amended	 439 / 78	June 24/78
amended	 489 / 78	July 15/78
amended	 531 /78	July 29/78
amended	 877 / 78	Nov. 25/78
amended	 4 / 79	Jan. 20/79
amended	 95/79	Mar. 3/79
amended	 263/79	May 12/79
amended	 887 / 79	Dec. 15/79
amended	 83/80	Feb. 23/80
amended	 326/80	May 17/80
amended	 623/80	Aug. 16/80
amended	 686/80	Sept. 6/80
amended	 1124/80	Jan. 17/81
Regional Municipality of York, Town of Richmond Hill	 474 /73	Aug. 25/73
amended	 142 /74	Mar. 23/74
amended	 752 /75	Oct. 4/75
amended.	 241 /76	Apr. 3/76
amended	 431 /76	June 5/76
amended	 116/79	Mar. 10/79
amended	 263/79	May 12/79
Regional Municipality of York, Town of Vaughan	475 /73	Aug. 25/73
	 22 /74	Feb. 2/74
amended	 65 / 74	Feb. 23/74
	109 /74	Mar. 9/74
amended	 345 /74	May 18/74
amended	 528 / 74	July 27 /74
amended	 43 /75	Feb. 8/75
amended	 408 / 75	June 7/75
amended	 400/13	June 1/13

TABLE OF REGULATIONS			//
	Regulation No.		. Date of
	R.R.O. 1970	O. Reg.	Gazette
Parkway Belt Planning and Development Act, 1973			
—Continued			
Land Use—Continued			
Regional Municipality of York, Town of Vaughan			
—Continued (amending O. Reg. 475/73)		455 175	T 14 /75
amendedamended		455 /75 765 /75	June 14/75 Oct. 11/75
amended		793 / 75	Oct. 25/75
amended.		973 /75	Dec. 20/75
amended		214/76	Mar. 27/76
amended		345 / 76	May 8/76
amended		457 / 76	June 5/76
amended		643/76	Aug. 21/76
amended		660 / 76	Aug. 28/76
amended		162 / 77	Apr. 9/77
amended		280/77	May 14/77
amended		361 /77	June 18/77
amended		525/77	Aug. 6/77
amended		642/77	Sept. 17/77
amended		643/77	Sept. 17/77
amended		836 / 77	Nov. 26/77
amended		54/78	Feb. 11/78
amended		112/78	Mar. 4/78
amended		138 / 78	Mar. 18/78
amended		284 / 78	May 6/78
amended		387 / 78	June 10/78
amended		542 / 78	Aug. 5/78
amended		751 / 78	Oct. 14/78
amended		878 78	Nov. 25/78
amended		263 / 79	May 12/79
amended		675 / 79	Oct. 6/79
amended		851 /79	Dec. 8/79
amendedamended		376/80 605/80	May 31/80
amended		968/80	Aug. 9/80 Dec. 13/80
umenaca		900/00	Dec. 13/80
Partnerships Registration Act			
General		347/73	June 23/73
amended		356/75	May 24/75
amended		710/76	Sept. 18/76
amended		1067/80	Jan. 3/81
Pension Benefits Act			
General			
amended		475/72	Oct. 7/72
amended		452/73	Aug. 18/73
amended		387/74	June 1/74
amended		714/75	Sept. 20/75
amended		21/76	Jan. 24/76
amended		748/76	Oct. 2/76
amended		1005/76	Jan. 8/77 Jan. 22/77
amended		1/77	Jan. 22/77 Mar. 26/77
amenaea		131/77 187/78	Apr. 1/78
amended		308/78	May 13/78
umenueu		300/10	111ay 15/10

	Regulation No.		Date of	
	R.R.O. 1970	O. Reg.	Gazette	
Pension Benefits Act - Continued	•			
General — Continued				
amended		164/79	Apr. 7/79	
amended		56/80	Feb. 16/80	
amended		791/80	Oct. 11/80	
D 10				
Personal Property Security Act		207/72	M 20/72	
Branch Offices		207/72	May 20/72	
Fees Concerning Security Documents		117/76	Feb. 21/76	
amended		578/79	Aug. 18/79	
General		879/75	Nov. 29/75	
amended		547/79	Aug. 11/79	
Personal Property Assurance Fund		280/71	July 17/71	
amended		779/75	Oct. 18/75	
Pesticides Act, 1973				
General		618/74	Sept. 7/74	
amended		577/76	July 24/76	
amended		183/77	Apr. 9/77	
amended		628/77	Sept. 17/77	
amended		951/77	Jan. 7/78	
amended		575/78	Aug. 12/78	
amended		132/79	Mar. 24/79	
amended		160/79	Apr. 7/79	
amended		468/79	July 21/79	
amended		822/79	Nov. 24/79	
amended		833/80	Oct. 18/80	
Petroleum Resources Act, 1971				
(See also Energy Act and Energy Act, 1971)				
Exploration, Drilling and Production		45/72	Feb. 19/72	
amended		619/73	Oct. 20/73	
Spacing Units				
Coveny Pool		135/72	Apr. 8/72	
Dawn 4-28-111 Pool		143/72	Apr. 15/72	
Ekfrid Pool		423/74	June 22/74	
amended		316/75	May 17/75	
General Dawn 5-27-111 Pool		249/74	May 4/74	
Hemlock Pool		553/74	Aug. 10/74	
Osborne Pool		557/76	July 17/76	
Plympton 5-19-VI Pool		923/79	Jan. 5/80	
Venison Creek Pool		794/78	Oct. 28/78	
Pharmacy Act				
(see now Health Disciplines Act, 1974)				
Child Resistant Packages		362/72	Aug. 12/72	
amended		190/73	Apr. 21/73	
amended		498/73	Sept. 1/73	
amended		52/74	Feb. 16/74	
Pits and Quarries Control Act, 1971				
General		545/71	Jan. 15/72	
amended		107/72	Mar. 18/72	
amended		47/73	Feb. 24/73	
amended		268/77	May 14/77	
amended		1112/80	Jan. 10/81	
итеписи		1112/00	Jan. 10/81	

	Regulation No.		Date of
	R.R.O. 1970	O. Reg.	Gazette
anning Act			
Orders made under Section 29a of The Planning Act		547.174	A 2.177
Town of Midland, Part of Lot 1, Range "D", Plan 467. City of Waterloo, Lot 1, Plan 1250		547 / 74 682 / 74	Aug. 3/74 Sept. 28/74
Township of Bentinck, County of Grey, Lot 40,		002 11	Sept. 2077
Concession 1, Plan R-185		689 74	Sept. 28/74
Township of Belmont, County of Peterborough, Lot 8, Concession II		703/74	Oct. 5/74
Township of Mariposa, County of Victoria, Lot 4,		103/14	Oct. 5/1-
Concession VII		803/74	Nov. 9/74
Township of Amaranth, County of Dufferin, Lot 10,		0041774	77 0 17
Concession II		804 / 74	Nov. 9/7
Concession VII		805 / 74	Nov. 9/74
Township of Percy, County of Northumberland, Part			,
Number 12, RD Plan 74		829 74	Nov. 16/7
Town of Bracebridge, District Municipality of Muskoka, Plan No. 35R-2382		835 / 74	Nov. 23/7-
Township of Bentinck, County of Grey, Parts of Lots 5		000/14	1101. 23/1
& 13, Plan R-185		836 / 74	Nov. 23/7
Township of Dummer, County of Peterborough, Part of		000 174	D 7/7
Lot 7, Plan R-348 Township of Smith, County of Peterborough, Lot 24,		892 74	Dec. 7/7
Concession VII, and Lot 7, Concession V, Plan 98.		894/74	Dec. 7/7
Township of Ashfield, County of Huron, Part of Lot 16,		1	
Front Concession, Plan 20		905/74	Dec. 7/7
Township of Emily, County of Victoria, Parts of Lots 20 and 21, Plan RD 46		906 /74	Dec. 7/7
Township of Smith, County of Peterborough, Lot 60,		700/11	Dec. 1/1
Plan 99		923 74	Dec. 21/7
Town of Halton Hills in The Regional Municipality of			
Halton, Formerly in the Town of Acton, Lot 42, Part of Lot 23, Plan 772, and the Town of Halton			
Hills, in The Regional Municipality of Halton,			
Formerly in the Township of Esquesing, County of			
Halton, Part of Lot 11, 3rd Concession, Plan 421,		020.774	D 04.77
Instrument 270599		929 74 936 74	Dec. 21/7- Dec. 28/7-
Town of Whitchurch-Stouffville in The Regional Munici-		500/11	Dec. 20/1
pality of York, Formerly in the Township of Whit-			
church in the County of York, Part of Lot 30,		027 /74	D 20.17
Ninth Concession		931 14	Dec. 28/7
14, 15 and 16, Plan R-185		940 / 74	Dec. 28/7
Township of Emily, County of Victoria, Lot 22,			
14th Concession, Plan RD 49		952 74	Jan. 4/7.
Town of Stayner, County of Simcoe, Part of Lot 25, Plan 68, Instrument Nos. 336641 and 331746		953 / 74	Jan. 4/75
Township of Flos, County of Simcoe, Lot 9, Con-		700/11	Jan. T//
cession 1, Plan R-808, Instrument No. 300439		954/74	Jan. 4/7.
Township of West Hawkesbury, County of Prescott,		055.74	T 4
Part of Lot 9, Concession IV, Plan No. 106 Village of Colborne, County of Northumberland, Parts of		955 /74	Jan. 4/75
Village of Colborne, County of Northumberland, Parts of Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15,			
16, 17, 18, 19 and 20, Plan No. RD 65		957 /74	Jan. 4/75

	Regul	ation No.	Date of
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Planning Act Gentinued Orders made under Section 29a of The Planning Act			
Continued			
Fownship of Galway, County of Peterborough, Plan		050 154	
R-357		958 /74	Jan. 4/75
Lot 3, Formerly Lot 30, Concession 1 and Part of			
Lot 15, Concession VII		995 74	Jan. 11/75
Township of Cavan, County of Peterborough, Parts of			
Lots 4 and 5 in Concession VIII, Lot 7, Plan 122 for Township of Cavan		1000/74	Jan. 11/75
Township of Dummer, County of Peterborough, Part of		1000/11	Juli. 11/10
Lot 32, 10th Concession, Part I on Plan R-348			
and right-of-way, Parts of Lots 31 and 32 in 10th Concession, Parts of Lots 1 and 2 on Plan R-335A		1001 /74	Inn. 11 /75
Township of Cavan, County of Peterborough, Formerly		1001 /74	Jan. 11/75
in the County of Durham, Lot 23, Concession VIII,			
Instrument No. N13794 and Lot 23, Concession			
XIV, Instrument No. 29529 and part of Lot 9, Concession XIV, Plan No. 110 and Parts 65 to 79,			
Number 9R-185		37 / 75	Feb. 8/75
Town of Whitchurch-Stouffville in The Regional Muni-		/	
cipality of York, Formerly the Township of Whit-			
church in the County of York, Lot 26, Concession		62 / 75	Fob 15/75
Township of West Carleton in The Regional Munici-		02/13	Feb. 15/75
pality of Ottawa-Carleton, Formerly in the Town-			
ship of Huntley in the County of Carleton, parts of		0= :==	35 4.55
Lot 9, Concession VIII		95 /75	Mar. 1/75
Lot 32, Concession V		96 / 75	Mar. 1/75
City of Waterloo, Regional Municipality of Waterloo,		,	,
Formerly in the County of Waterloo, part of Lot 1,			
registered plan, west half of Lot 6 in the German Tract, City of Waterloo and part of Lot 3, Plan			
Number 58R-1141		97 /75	Mar. 1/75
Township of Cavan, County of Peterborough, Formerly		2.1.0	1,10
in the County of Durham, Lot 23, Plan 118		112/75	Mar. 1/75
Township of Mariposa, County of Victoria, part of Lot 7, Concession A, Reference Plan R.D. 187		144/75	Mar. 22 /75
Township of Cavan, County of Peterborough, Formerly		144 /75	Mar. 22/75
in the County of Durham, part of Lot 12, Conces-			
sion XII, being Lots 5 and 6, Plan 21		152 / 75	Mar. 22/75
Township of Nottawasaga, County of Simcoe, part of Lot 26, Concession II, Part 31 on Plan R-709		153 / 75	Mar. 22/75
Town of Whitchurch-Stouffville, Regional Municipality		155 / 75	Mai. 22/13
of York, Formerly the Township of Whitchurch in	1		
the County of York, Lot 26, Concession III		209 / 75	Apr. 5/75
Township of Wainfleet, Regional Municipality of Niagara, Formerly the Township of Wainfleet, County of			
Welland, Lot 52, Concession VII		210/75	Apr. 5/75
Township of Cavan, County of Peterborough, Formerly			•
County of Durham, Lot 7, Plan 114		225 / 75	Apr. 12/75
Township of Cavan, County of Peterborough, Formerly County of Durham, Lot 3, Concession XI, Lot 7			
of Plan 116		226 / 75	Apr. 12/75
		,	

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	Regul	ation No.	Date of
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Planning Act—Continued Orders made under Section 29a of The Planning Act —Continued			
Town of Wasaga Beach, County of Simcoe, Lot 5, Concession XVI		227 /75	Apr. 12/75
sion XVI, Plan RD-49		228 /75	Apr. 12/75
of York, Formerly Township of Whitchurch, County of York, Lot 20, Concession VIII		229 /75	Apr. 12/75
in Township of Flos in County of Simcoe, Lot 26 Concession IX, Plan R 908 Township of Cavan, County of Peterborough, Formerly		281 /75	Apr. 26/75
in County of Durham, Lot 11, Concession IV	,	282 /75	Apr. 26/75
Township of Flos, County of Simcoe, Lot 8, Conces sion II, Plan RD-1065		283 /75	Apr. 26/75
Township of Ennismore, County of Peterborough, Lot 6 Concession VI		284 /75	Apr. 26/75
Township of Burleigh, County of Peterborough, Lot 10 Concession III		295 /75	May 3/75
Township of Percy, County of Northumberland, Lot 6 Concession XI, Plan RD 25		298 /75	May 3/75
Township of Emily, County of Victoria, Lot 20, Concession IX, Plan RD 46	-	306 / 75	May 10/75
Township of Percy, County of Northumberland, Lot 17 Concession V, Plan RD-16		307 / 75	May 10/75
Township of Belmont, County of Peterborough, Lot 21 Concession I	,	308 /75	May 10/75
Township of North Monaghan, County of Peterborough Lot 2, Concession X, Plan R401		318 / 75	May 17/75
Village of Victoria Harbour, County of Simcoe, Block E Plan 496		319 /75	May 17/75
Town of Oakville, Regional Municipality of Halton Formerly in the Town of Oakville in the County o	, f		
Halton, Lot 8 in Block 100 Township of Tiny in County of Simcoe, Lot 99, Plai		352 /75	May 24/75
1446	 I,	365 / 75	May 24/75
Halton, Lot 21, Concession I		369 / 75	May 31/75
Township of Tay, County of Simcoe, Lots 1464 and 1463		391 /75	June 7/75
Township of Percy, County of Northumberland, Lot 5 Concession VIII, Plan RD-42 Town of Whitchurch-Stouffville, Regional Municipality		392 /75	June 7/75
of York, Lot 30, Concession IX		. 393 /75	June 7/75
of York, Lot 26, Concession III		394 / 75	June 7/75
Township of Mariposa, County of Victoria, Lot I Concession A, Plan RD 200		395 / 75	June 7/75
Township of Flos, County of Simcoe, Lot 8, Concession I, Plan RD-1065		396 / 75	June 7/75

	Regula	ntion No.	Date of
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Planning Act — Continued Orders made under Section 29a of The Planning Act			
Continued			
City of Kitchener, Regional Municipality of Waterloo,			
Formerly in the City of Kitchener in the County			
of Waterloo, Lot 149, Plan 1216	• • • .	432 75	June 14/75
Fownship of Percy, County of Northumberland, Lot 9, Concession III, Plan RD-70		439 /75	June 14/75
Fownship of Percy, County of Northumberland, Lot 6,		100 / 10	June 11/10
Concession XI, Part 24, Plan RD 25		462 75	June 14/75
Township of Cavan, County of Peterborough, Lots 7 and 8, Concession VI, Plan 102		192 175	Iuno 21 /75
Township of Mariposa, County of Victoria, Lot 1, Con-		483 /75	June 21/75
cession A, Plan RD 200		484 / 75	June 21/75
City of Kitchener, Regional Municipality of Waterloo,		,	3
Formerly City of Kitchener in County of Waterloo			
Lot 50, Plan 1216		521/75	July 5/75
Township of Verulam, County of Victoria, Lot 4, Concession I, Plan 154, Highway Plan 192		547 /75	July 12/75
Town of Simcoe, Regional Municipality of Haldimand		341/13	July 12/13
Norfolk, Lots 2 and 3, Concession VI, Formerly in	ı		
the Town of Simcoe in the County of Norfolk			
originally in the Township of Woodhouse in the County of Norfolk, Plan No. 997		548 / 75	July 12/75
City of Mississauga, Regional Municipality of Peel		340/13	July 12/13
Formerly in the Town of Mississauga, County of			
Peel, Lot 4, Plan K-22		581 /75	July 26/75
Township of Percy, County of Northumberland, Lot 13, Concession IV, Plan RD-46		584 /75	July 26/75
Township of Percy, County of Northumberland, Lot 6		001/10	July 20/10
Concession VII, Plan RD-41		594 / 75	Aug. 2/75
Township of Cavan, County of Peterborough, Formerly			
in County of Durham, Lot 5, Concession III, Plan		647 / 75	Aug. 23/75
Township of Rama, County of Simcoe, Formerly in the		011,10	1146. 20 / 10
Township of Rama, County of Ontario, Lot 33			
Plan 5075, Lots 33 and 34, Plan 327 and Plan 5075, Lot 33 shown on Plan of Survey of E. L			
Cavana, Ontario Land Surveyor dated January			
3rd, 1951, Part of Lot 33 and Part of Lot 10, Plan			
5075		648/75	Aug. 23/75
Township of Cavan, County of Durham, Concession VIII, Lot 41, Plan 118		649 / 75	Aug. 23/75
Township of Cavan, County of Peterborough, Formerly		01)/10	11ag. 20 / 10
County of Durham, Lot 20, Concession VIII, Plan			
118		650 / 75	Aug. 23/75
Township of Cavan, County of Peterborough, Formerly in County of Durham, Concession III, Lot 3, Plan			
112		651 / 75	Aug. 23/75
Town of Wasaga Beach, County of Simcoe, Formerly	7		
Township of Flos, County of Simcoe, Lot 26,		652 75	Aug. 23/75
Concession IX		032 13	11ug. 20/13
County of Durham, Lots 6, 7, Concession VIII	,		
Plan 122		653 75	Aug. 23/75

	Regulation No.				Date of
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anning Act—Continued					
Orders made under Section 29a of The Planning Act —Continued					
Village of Elora, County of Wellington, Lot 15, Plan 56 Township of Mariposa, County of Victoria, Part of Lot 1	,	671 /75	Aug. 30/75		
and 2, Plan 57R-456		690 / 75	Sept. 6/75		
cession A, Plan R.D. 187		691 /75	Sept. 6/75		
Township of Mariposa, County of Victoria, Lot 1, Concession B, Plan 57R-456		692 / 75	Sept. 6/75		
Township of Mariposa, County of Victoria, Lot 7, Concession A, Plan R.D187		706 / 75	Sept. 13/75		
City of Kitchener, Regional Municipality of Waterloo, Formerly in Township of Waterloo, County of					
Waterloo, Lot 53, Part I, Plan W.D.R155, Registered Plans 1310 and 1340		726 / 75	Sept. 20/75		
Town of Huntsville, Formerly in Township of Stephen- son, Parts of Lot 30 in Concession IX and Lot 30					
in Concession VIII, Plan R.D849 Town of Whitchurch-Stouffville in The Regional Muni-		740 / 75	Sept. 27 /75		
cipality of York, Formerly in Township of Whit-					
church in County of York, Part of Lot 30, Concession IX		748/75	Sept. 27/75		
Township of Smith, County of Peterborough, Lot 3, Concession V, Plan R 400, Deed No. 207803		758 / 75	Oct. 4/75		
Township of Mariposa, County of Victoria, Lot 7, Concession A, Plan R.D187	* * *	759 /75	Oct. 4/75		
Town of Whitchurch-Stouffville, Regional Municipality of York, Formerly Township of Whitchurch,					
County of York, Lot 26, Concession III		760 / 75	Oct. 4/75		
Township of Bentinck, County of Grey, Lot 40, Concession I, Plan R-185		772 / 75	Oct. 11/75		
Township of Cavan, County of Peterborough, Formerly in the County of Durham, Parts of Lots 9, 10 and					
11, Concession VIII, described as Lot 42, Plan 118 Township of King, Regional Municipality of York,		792 /75	Oct. 25/75		
Lot 15, Concession IV		858 / 75	Nov. 15/75		
cession A, Plan R.D187		859 / 75	Nov. 15/75		
cession VII		863 75	Nov. 22/75		
of York, Lot 26, Concession III, Plan 65R-1547 Township of Somerville, County of Victoria, Lot 24,		865 / 75	Nov. 22/75		
Concession I		890 / 75	Nov. 29/75		
Concession I, Plan R. 808	4 * *	891 /75	Nov. 29/75		
Township of Tay, County of Simcoe, Lot 16, Concession III, Plan 51R-1456		896 / 75	Dec. 6/75		
Township of Nottawasaga, County of Simcoe, Part of Lot 21, Concession II		897 / 75	Dec. 6/75		
Township of Bentinck, County of Grey, Lot 1, Concession VIII, Part of Lots 41 and 42, Concession 1					
north of Durham Rd., Plan 84495, Lot 40, Concession 1, south of Durham Road, Plan R-185		898/75	Dec. 6/75		

Orders made under Section 29a of The Planning Act — Continued Borough of Scarborough, The Municipality of Metropolitan Toronto, Lot 275, Plan M-388		Regula	Regulation No.	
Orders made under Section 29a of The Planning Act — Continued Borough of Scarborough, The Municipality of Metropolitan Toronto, Lot 275, Plan M-388			O. Reg.	
Borough of Scarborough, The Municipality of Metropolitan Toronto, Lot 275, Plan M-388	Planning Act Continued			
politan Toronto, Lot 275, Plan M-388				
Town of Midland, County of Simcoe, Parts of Lots 41 and 42, and Part of Lot 69, Plan 1109			015 /75	Doc 6/75
Village of Victoria Harbour in the County of Simcoe, Formerly in Township of Tay in County of Simcoe, Lot 14, Concession VII, Plan No. 201			913/73	Dec. 0/13
Formerly in Township of Tay in County of Simcoe, Lot 14, Concession VII, Plan No. 201			918/75	Dec. 6/75
Village of Fenelon Falls, County of Victoria, Parts of Block E and H, Plan 22, part of street shown on said Plan closed by a by-law, Instrument No. 1865 shown on Instrument No. 85883	Formerly in Township of Tay in County of Simcoe,			
Block E and H, Plan 22, part of street shown on said Plan closed by a by-law, Instrument No. 1865 shown on Instrument No. 85883			967 /75	Dec. 20/75
Village of Elora, County of Wellington, Lots 16, 17, 18, 19, 20, 21, 22, 23 and 24, south side of Water Street, Lots 21, 22, 23 and 24, north side of McNabb St., Plan 56. 26/76 Jan. 24/76 Concession II, Plan R-851. 43/76 Jan. 31/76 Township of Nottawasaga, County of Simcoe, Lot 27, Concession X, Plan RD-23. 50/76 Jan. 31/76 Township of Cramahe, County of Northumberland, Lot 27, Concession X, Plan RD-23. 50/76 Jan. 31/76 Township of Michithurch-Stouffville, Regional Municipality of York, Formerly in Township of Whitchurch in County of York, Lot 26, Concession III. 80/76 Feb. 7/76 Township of Mariposa, County of Victoria, Lot 7, Concession A, Part 107, Plan RD-187. 81/76 Feb. 14/76 Feb.				
Village of Elora, County of Wellington, Lots 16, 17, 18, 19, 20, 21, 22, 23 and 24, south side of Water Street, Lots 21, 22, 23 and 24, north side of McNabb St, Plan 56			004./75	Dag 27/75
Street, Lots 21, 22, 23 and 24, north side of McNabb St., Plan 56			994/13	Dec. 21/13
McNabb St., Plan 56				
Township of Nottawasaga, County of Simcoe, Lot 27, Concession II, Plan R-851			26 / 76	Jan. 24/76
Township of Cramahe, County of Northumberland, Lot 27, Concession X, Plan RD-23. 50/76 Jan. 31/76 Town of Whitchurch-Stouffville, Regional Municipality of York, Formerly in Township of Whitchurch in County of York, Lot 26, Concession III. 80/76 Feb. 7/76 Township of Mariposa, County of Victoria, Lot 7, Concession A, Part 107, Plan RD-187. 81/76 Feb. 14/76 Township of Flamborough, Regional Municipality of Hamilton-Wentworth, Formerly Township of Beverly in County of Wentworth, Lot 26, Concession VI. 91/76 Feb. 14/76 Town of Huntsville, Township of Stephenson in District of Muskoka, Plan RD-849, as shown as parts of Lot 30, Concession IX. 96/76 Feb. 14/76 Town of Wasaga Beach, County of Simcoe, Formerly in Township of Flos in County of Simcoe, Lots 21 and 22, Concession X. 97/76 Feb. 14/76 Town of Wasaga Beach, County of Simcoe, Lots 21 and 22, Concession X, Plan R-984. 98/76 Feb. 14/76 Township of Mariposa, County of Victoria, Lot 7, Concession A, Plan RD-187. 99/76 Feb. 14/76 Township of Fort Erie, Regional Municipality of Niagara, Formerly in Township of Bertie in County of Welland, Lot 17, Concession I. 197/76 Mar. 13/7 Town of Wasaga Beach, County of Simcoe, Formerly in Township of Flos in County of Simcoe, Lot 23, Concession X. 197, Concession I. 197/76 Mar. 13/7 Town of Wasaga Beach, County of Simcoe, Formerly in Township of Flos in County of Simcoe, Lot 23, Concession X. 197, Concession VII. 197/76 Mar. 20/76 Town of Gravenhurst, District Municipality of Muskoka, Formerly in Township of Morrison in District of Muskoka, Lot 29, Concession VIII. 202/76 Mar. 20/76 Town of Wasaga Beach, County of Simcoe, Formerly in Township of Flos in County of Simcoe, Lot 41,	Township of Nottawasaga, County of Simcoe, Lot 27,		12 176	I. 21 176
Town of Whitchurch-Stouffville, Regional Municipality of York, Formerly in Township of Whitchurch in County of York, Lot 26, Concession III			43/70	Jan. 31/70
of York, Formerly in Township of Whitchurch in County of York, Lot 26, Concession III			50 / 76	Jan. 31/76
Township of Mariposa, County of Victoria, Lot 7, Concession A, Part 107, Plan RD-187				
cession A, Part 107, Plan RD-187			80 / 76	Feb. 7/76
Hamilton-Wentworth, Formerly Township of Beverly in County of Wentworth, Lot 26, Concession VI			81 /76	Feb. 14/76
Beverly in County of Wentworth, Lot 26, Concession VI				
Town of Huntsville, Township of Stephenson in District of Muskoka, Plan RD-849, as shown as parts of Lot 30, Concession IX				
of Muskoka, Plan RD-849, as shown as parts of Lot 30, Concession IX			91 /76	Feb. 14/76
Town of Wasaga Beach, County of Simcoe, Formerly in Township of Flos in County of Simcoe, Lots 21 and 22, Concession X				
in Township of Flos in County of Simcoe, Lots 21 and 22, Concession X			96 / 76	Feb. 14/76
Town of Wasaga Beach, County of Simcoe, Formerly in Township of Flos in County of Simcoe, Lots 21 and 22, Concession X, Plan R-984				
in Township of Flos in County of Simcoe, Lots 21 and 22, Concession X, Plan R-984			97 / 76	Feb. 14/76
Township of Mariposa, County of Victoria, Lot 7, Concession A, Plan RD-187				
cession A, Plan RD-187			98 / 76	Feb. 14/76
Township of Percy, County of Northumberland, Lot 14, Concession IV, Plan RD-68			99 /76	Feb. 14/76
Town of Fort Erie, Regional Municipality of Niagara, Formerly in Township of Bertie in County of Welland, Lot 17, Concession I	Township of Percy, County of Northumberland, Lot			
Formerly in Township of Bertie in County of Welland, Lot 17, Concession I			140 / 76	Feb. 28/70
Town of Wasaga Beach, County of Simcoe, Formerly in Township of Flos in County of Simcoe, Lot 23, Concession X	Formerly in Township of Bertie in County of	f	405.56	35 42 17
in Township of Flos in County of Simcoe, Lot 23, Concession X			197/76	Mar. 13/70
Town of Gravenhurst, District Municipality of Muskoka, Formerly in Township of Morrison in District of Muskoka, Lot 29, Concession VIII	in Township of Flos in County of Simcoe, Lot 23,		201 /76	M 20 /7/
Formerly in Township of Morrison in District of Muskoka, Lot 29, Concession VIII			201//6	Mar. 20/76
Town of Wasaga Beach, County of Simcoe, Formerly in Township of Flos in County of Simcoe, Lot 41,	Formerly in Township of Morrison in District		202.476	Man 20 /74
in Township of Flos in County of Simcoe, Lot 41,			202/76	Mar. 20/76
Plan R582			203 /76	Mar. 20/76

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Planning Act—Continued Orders made under Section 29a of The Planning Act —Continued			
Township of Percy, County of Northumberland, Lot 9 Concession III, Plan RD70		210/76	Mar. 27/76
Township of Anstruther, County of Peterborough, Lot		260 / 76	Apr. 10/76
Town of Huntsville, District Municipality of Muskoka, Formerly in Township of Stephenson in District of Muskoka, Lots 26 and 27, Concession IX, Plan	F	200 / 10	Арг. 10/10
RD-2123		261 / 76	Apr. 10/76
Township of Bentinck, County of Grey, Lot 3, Plan 53 Township of Nichol, County of Wellington, Lots 5 and 6,		272 / 76	Apr. 10/76
northwesterly side of Mathieson Street, Plan 112 Township of Bracebridge, District Municipality of		274 / 76	Apr. 17/76
Muskoka, Formerly in Township of Draper, Lot 13, Concession VII, Plan RD-1760		316/76	Apr. 24/76
Township of Mariposa, County of Victoria, Lot 7, Concession A, Plan RD-187		317/76	Apr. 24/76
Township of Flos, County of Simcoe, Lot 8, Concession 11, Plan R.D. 1065 Town of Wasaga Beach, County of Simcoe, Formerly		359 / 76	May 15/76
in Township of Flos in County of Simcoe, Lot 26,			
Concession IX		393 / 76	May 22/76
Concession XVIII of Township of Blanshard, Plan 250		400/76	May 22/76
Township of Nichol, County of Wellington, Registered Plan 181 and Reference Plans WGR-13 and WGR-			
Township of Nichol, County of Wellington, Registered		421 / 76	May 29/76
Plan 181 and Reference Plan WGR-14 Township of Dummer, County of Peterborough, Lot 31,		436 76	June 5/76
Concession XI, Plan RD177 Township of Percy, County of Northumberland, Lot 14, Concession IV, Plan RD 68		437 76	June 5/76
Township of Percy, County of Northumberland, Lot 9, Concession II, Plan RD 71		438 / 76	June 5/76
Township of West Nissouri, County of Middlesex, Lot 15, Concession IV		439 /76 462 /76	June 5/76
Town of Niagara-on-the-Lake, The Regional Munici- pality of Niagara, Formerly in the Township of Niagara in the County of Lincoln, Lot 43, Highway		402 / 70	June 5/76
Plan No. 125		496 76	June 19/76
Township of Bentinck, County of Grey, Lot 1, Concession VIII		569/76	July 24/76
cession VIII		587 / 76	July 31/76
cession B, Part 14, Plan Number 57-R-456 Township of Albemarle, County of Bruce, Lot 9, Con-		592 76	July 31/76
cession III East of the Bury Road Township of Bentinck, County of Grey, Parts of Lots		620 / 76	Aug. 7/76
41 and 42, Concession 1 North of the Durham Road		621/76	Aug. 7/76

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Planning Act Continued Orders made under Section 29a of The Planning Act			
Continued Founship of Canborough, County of Haldimand, now in Town of Dunnville in Regional Municipality of Haldimand-Norfolk, Lot 14, Concession II, Plan			
519 Γown of Renfrew, County of Renfrew, Lots 1 to 71,		637 / 76	Aug. 14/76
Plan Number 405		651 /76	Aug. 28/76
Muskoka, Lot 12, Concession VII and Lot 12, Concession VI, Plan Number RD-1760		652 / 76	Aug. 28/76
Township of Nichol, County of Wellington, Plan WGR-24, Plan WGR-14		663 / 76	Sept. 4/76
in Township of Flos in County of Simcoe, part of Broken Lots 21 and 22 in Concession X, Plan Number R-984 and Lot 26, Concession IX, Plan Number R-908, all that part of Lot 26, Concession			
Township of Percy, County of Northumberland, Lot 14, Concession IV, Plan Number RD-47, Lot 13, Concession IV, Plan Number RD-46, Lot 14, Conces-	• • •	664 / 76	Sept. 4/76
sion IV, Part 61, Plan RD-47 Township of Cavan, County of Peterborough, Formerly in County of Durham, Lots 9, 10 and 11, Con-		665 76	Sept. 4/76
cession VIII, Plan Number 118 Borough of Etobicoke in Municipality of Metropolitan Toronto, Lot 20, Concession III fronting Humber		666 76	Sept. 4/76
River		667 / 76	Sept. 4/76
Township of Cramahe in County of Northumberland, Lot 27, Concession X, Plan Number 23 Township of Burleigh Northern Division in County of		668 / 76	Sept. 4/76
Peterborough, Lot 6, Concession XV, Plan Number R-362		684 / 76	Sept. 11/76
Township of King, in Regional Municipality of York, Lot 15, Concession IV		685 / 76	Sept. 11/76
Number 53		686 76	Sept. 11/76
Section 12 part of Broken Section 12 and 13, Plan H-415		694 / 76	Sept. 11/76
Township of Cavan, County of Peterborough, Lot 7, Concession VI, Plan 102		725 / 76	Sept. 25/76
Township of Percy in County of Northumberland, Lot 9, Concession III, Plan RD-70		739 /76	Oct. 2/76
Township of Glenelg, County of Grey, Lot 21, Concession VII, Plan R-189		740 /76	Oct. 2/76
Township of Flos, County of Simcoe, Lot 9, Concession 1, Plan Number 330927		752 / 76	Oct. 2/76

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Planning Act—Continued Orders made under Section 29a of The Planning Act			
—Continued Township of Mariposa, County of Victoria, parts of			
Lots 7 and 8, Concession A, Part 57, Plan RD-187, and Part 55, Plan RD-187 and Part 33, Plan			
RD-200City of Hamilton, Regional Municipality of Hamilton-		761 /76	Oct. 2/76
Wentworth, Lot 18, Concession II		762 / 76	Oct. 2/76
Lot 48, Plan Number 99		765 76	Oct. 9/76
41 and 42, Concession 1, Plan No. 326 and part of Lot 15, Concession VII		766 /76	Oct. 9/76
City of Mississauga in The Regional Municipality of Peel, Formerly in Town of Mississauga in County			
of Peel, Lot 148, Plan No. 774		803 /76	Oct. 23/76
Lots 7 and 8 in Concession VI, designated as Lot 101, Plan Number 102		804 / 76	Oct. 23/76
Township of Percy in County of Northumberland, part of Lot 13, Concession IV, designated as Part 55, Plan Number RD-46 and part of Lot 9, Conces-			
sion III, designated as Part 29, Plan Number RD-70		805 / 76	Oct. 23/76
Township of Bentinck in County of Grey, Lot 15 in Concession VII		837 / 76	Nov. 6/76
Township of Nottawasaga in County of Simcoe, Lot 52, Registered Plan Number 1118		838 / 76	Nov. 6/76
Town of Wasaga Beach in County of Simcoe, part of road between Block A and Lot 4 in Concession XVI according to Plan Number 705		839 /76	Nov. 6/76
Town of Wasaga Beach in County of Simcoe, Part 20 on Plan Number R-984			
Township of Mariposa, County of Victoria, parts of Lots 7 and 8 in Concession A, Plan RD-187		840 /76 877 /76	Nov. 6/76 Nov. 20/76
Township of Bentinck, County of Grey, parts of Lots			,
41 and 42 in Concession 1, N.D.R		884 / 76	Nov. 20/76
Lot 27, Plan Number 99		885 / 76	Nov. 20/76
of Lot 18, Concession V, Plan RD-15 Town of Wasaga Beach, Formerly Township of Flos, in County of Simcoe, Part of Broken Lots 21 and 22 in Concession X, designated as Part 19, Plan R-984 and Secondly, Township of Flos, now in Town of Wasaga Beach in County of Simcoe, Part of Lot 41, Plan 1408, designated as Part 6,		886 /76	Nov. 20/76
on Plan 51R-582		898 / 76	Nov. 27/76
on a Plan, WGR-14		917/76	Dec. 4/76

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Planning Act Continued			
Orders made under Section 29a of The Planning Act			
Continued Town of Powerson in District of Dr. of Co., 1 F., 1			
Town of Powassan in District of Parry Sound, Formerly in Township of South Himsworth, Lot 15, Con-			
cession XIII, Plan 42R-2587		938 /76	Dec. 11/76
Township of Proudfoot in District of Parry Sound			
part of Broken Lot 12 in Concession VIII, Plan PSR-1527		939 /76	Dec. 11/76
Those parcels of land situate in the former Township		757/10	Dec. 11/10
of Reach, now in Ward I of the Township of			
Scugog in The Regional Municipality of Durham composed of part of Lot 1 in Concession VIII.			
First, Part 5, Plan RD-367, Second, Part 6, Plan			
RD-367, Third, Part 7, Plan RD-367, Fourth,			
Part 8, Plan RD-367, Fifth, Part 2, Plan 40R-513, Sixth, Part 3, Plan 40R-513, Seventh, Part 4,			
Plan 40R-513, Eighth, Part 5, Plan 40R-513,			
Ninth, Part 6, Plan 40R-513, Tenth, Part 7, Plan			
40R-513		940 /76	Dec. 11/76
Town of Wasaga Beach in County of Simcoe, Formerly in Township of Flos, part of Lot 27 in Concession			
VIII, Plan R-919		941 /76	Dec. 11/76
Township of Percy in County of Northumberland, part			
of Lot 6 in Concession VII, Part 7 on Plan Number RD-41		952 /76	Dec. 18/76
Town of Bracebridge, Formerly Township of Draper,		932 10	Dec. 18/10
in District of Muskoka, part of Lots 12 and 13 in			
Concession VII, Parts 21 and 22 on Plan Number		052 /76	D 19/76
RD-1700 Village of Watford in County of Lambton, Part of	• • •	953 /76	Dec. 18/76
Lot 18 in Concession V, S.E.R., Plan Number			
RD-181		981 /76	Dec. 25/76
Township of Reach in County of Ontario, now Ward I of Township of Scugog in Regional Municipality			
of Durham, part of Lot 1 in Concession VIII		982 / 76	Dec. 25/76
Township of Burleigh, Northern Division, County of			
Peterborough, Part of Lot 6 in Concession XV, Plan Number R-363		983 /76	Dec. 25/76
Township of Mara in County of Simcoe, Lot 35, Plan			
Number 858.		29 77	Feb. 12/77
Township of Bentinck in County of Grey, Lot 40 Concession 1, South of the Durham Road, Part 2			
on Plan Number R-185 and Lot 9, Concession 1			
West of Garafraxa Road, Part 3 on Plan Number		25 /55	E-1 10 177
R-179		35 /77	Feb. 19/77
registered Plan Number 298 designated as Parts 9			
and 10 on Plan 11R-331		45 / 77	Feb. 26/77
Town of Newcastle in The Regional Municipality of			
Durham, Formerly in the Township of Clarke in County of Durham, Lot 14, Concession VII		75 / 77	Mar. 5/77
Town of Thessalon in the District of Algoma, Lot 4			
Block L, Plan Number 180		76 / 77	Mar. 5/77
Township of Smith in County of Peterborough, Lot 3		78 /77	Mar. 12/77
in Concession V, Plan Number R400		10/11	Mai. 12/11

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Township of Smith in County of Peterborough, Lot 3, Concession V, designated as Part I on Plan Number R400		79 77	Mar. 12/77
Township of West Garafraxa in County of Wellington, Lot 29 in Concession VI		113/77	Mar. 19/77
Township of Nichol in County of Wellington, Park Lot I, Plan Number WGR-14		189 /77	Apr. 16/77
Township of Nichol in County of Wellington, Park			
Lot 4, Plan Number 181, WGR-14 Township of Tecumseth in County of Simcoe, part of		263 / 77	May 7/77
Lot 16, Concession II, Plan Number R-1062 Township of Uxbridge in The Regional Municipality of Durham, Formerly in the Township of Uxbridge	 f	292 77	May 14/77
in the County of Ontario, Lot 33 in Concession V		332 /77	June 4/77
Township of Cavan in County of Peterborough, Formerly in the County of Durham, Lot 18, Plan Number 114		345 / 77	June 18/77
Township of Smith in County of Peterborough, Lot 7 in Concession III, Plan Number 191936		364/77	June 18/77
Township of Cavan in County of Peterborough, Lot 8 in Concession VI, Plan 104		365 /77	June 18/77
Township of Nepean in The Regional Municipality of Ottawa-Carleton, Lots 400 to 409, inclusive, Plan Number 529418; Lots 1 to 14, 88, 133 to 138, and 165 to 179. Plan Number 551284; Lots 275 to 294 Plan Number 510807; Lots 251 to 261, 557650			
Lots 1 to 74, Plan Number 559791		366/77	June 18/77
Instrument Number 208265		385 /77	June 25/77
Number 256521		386/77	June 25/77
Township of Aldborough in County of Elgin, Lot 5 in Concession VII.		390/77	July 2/77
Township of Bentinck in County of Grey, Lot 40, Concession 1, Plan Number R-185 Borough of Scarborough in Municipality of Metropolitan		399 /77	July 9/77
Toronto, Parts 6 and 7 on a Plan Number RS-1079 and Parts 1, 2, 3 and 4, Plan Number RS-1078 Township of Bedford in County of Frontenac, Lot 35 in		400 /77	July 9/77
Concession IX, Registered Deed Number 199855 Township of Carden in County of Victoria, Lot, Concession IV, Plan Number 326 and Lot 2, Concession		449 /77	July 16/77
IV designated as Part 14 on Reference Plan Number 57R-228 Township of Cavan in County of Peterborough, Lot 8		463 /77	July 16/77
in Concession VI being Lot 30 according Registrar's Plan Number 104. City of St. Catharines in The Regional Municipality of	 f	505 /77	July 30/77
Niagara, Formerly in the Town of Merritton in the County of Lincoln, Part of Lot 824, Plan No. 6		527 /77	Aug. 13/77
Township of Edwardsburg, County of Grenville, regis tered Plan Number 1006		542 /77	Aug. 20/77

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Orders made under Section 29a of The Planning Act Continued			
Fownship of Machar in the District of Parry Sound, Parcel 5546, Lot 19 in Concession VI Fownship of Mariposa in County of Victoria, Lot 7 in Concession A described as Part 96, Reference Plan		568 / 77	Aug. 27/77
Number R.D. 187		569 /77	Aug. 27/77
nated as Parts 1, 2 and 3 on Plan Number 65R- 2163		625 /77	Sept. 17/77
Township of Melancthon in County of Dufferin, Lot 27 Concession IX		658 / 77	Oct. 1/77
Township of Mersea in County of Essex, Lot 12, Plan Number 1321.		659 / 77	Oct. 1/77
Township of Bentinck in County of Grey, part of Lot 1 in Concession VIII.		680 /77	Oct. 1/77
Town of Wasaga Beach in County of Simcoe, Formerly being partly in Township of Sunnidale and partly in Village of Wasaga Beach, Lot 2 in Concession		000,77	Oct. 1777
XV and part of Lot 2, Plan Number 1574 Township of Cramahe in County of Northumberland, Lot 27 in Concession X, designated as Part 3 on		681 /77	Oct. 1/77
Plan Number RD23		691 /77	Oct. 8/77
cession IX		692 /77	Oct. 8/77
Part 39 on Plan Number R.D. 86		693 /77	Oct. 8/77
in Township of Flos, parts of Broken Lots 21 and 22 in Concession X, designated as Plan Number	l	744177	0.4 15 177
R-984 Township of Cramahe in County of Northumberland, part of Lot 23 in Concession VI, Part 154, Plan		714 /77	Oct. 15/77
Number R.D. 80		742 77	Oct. 22/77
Concession V. Part 18, Plan Number RBCP 3 Town of Picton in County of Prince Edward, parts of		743 /77	Oct. 22/77
lots 713 and 714, Plan Number 24		744 /77	Oct. 22/77
22 in Concession X designated as Part 39 on Plan Number R984, Instrument Number 320304 Township of Lindsay in County of Bruce, part of Lot 15 in Concession VIII, designated as Part 19 on		814/77	Nov. 19/77
Plan Number R-174 City of Brampton in The Regional Municipality of Peel, Formerly in the Town of Brampton in the		816 / 77	Nov. 19/77
County of Peel, Lot 87, Plan Number 639 Township of Pilkington in the County of Wellington, Lot 18, Concession 1, Part 8 on a Plan Number		839 / 77	Dec. 3/77
61R-866		840/77	Dec. 3/77

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Township of Camden East in County of Lennox and Addington, that part of Lot 41 in Concession 1		854/77	Dec. 10/77
Town of Richmond Hill in The Regional Municipality of York, part of Lot 10, Registered Plan No. 2054 Township of Mariposa in the County of Victoria, part of Lot 1 in Concession A, Reference Plan,		855/77	Dec. 10/77
Number R.D. 200, compiled Plan in Land Registry Office, Number 547 Village of Bancroft in County of Hastings, Lot I in Concession B of Township of Faraday now within		897 / 77	Dec. 24/77
the limits of Village of Bancroft		902 /77	Dec. 31/77
R-185 Township of Nichol in County of Wellington, parts of Park Lots 6 and 8, Plan registered as Number 181		903/77	Dec. 31/77
on a Reference Plan WGR-14 Town of Newmarket in the Regional Municipality of York, formerly in the Township of East Gwillimbury in the County of York, part of Lot 97 in Concession I, designated as Part I on Plan Number		939 /77	Jan. 7/78
RS39 Town of Smiths Falls in the County of Lanark, composed of parts of lots 31 and 44, Registered Plan		940 /77	Jan. 7/78
Number 13884		964 /77	Jan. 14/78 Jan. 28/78
as Part 17 on Registered Plan Number R-185 Township of Cavan in County of Peterborough, formerly in County of Durham—composed of that part of Lot 8 in Concession VI described as Lot 9 accord-		14/70	Jan. 20/10
ing to a Plan registered as Number 104 City of Mississauga in The Regional Municipality of Peel, formerly in the Town of Mississauga in the		15 / 78	Jan. 28/78
County of Peel—Lot 10—Plan Number F-09 Township of Mersea in the County of Essex the west		58 / 78	Feb. 11/78
part of Lot 12 in Concession C		59 / 78	Feb. 11/78
Number 1430		84 / 78	Feb. 18/78
Number 298		85 / 78	Feb. 18/78
of Tiny		107 / 78	Feb. 25/78
as Plan 652		108/78	Feb. 25/78

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Planning Act Continued Orders made under Section 29a of The Planning Act Continued			
Town of Wasaga Beach, formerly in the Township of Summdale, in the County of Simcoc, part of Lot 4			
in Concession XV		120 /78	Mar. 11/78
Survey—51R-1278		139 / 78	Mar. 18/78
Fown of Whitchurch-Stouffville in the Regional Muni- cipality of York, part of Lot 26 in Concession III Fownship of Adjala in the County of Simcoe, parts of		140 / 78	Mar. 18/78
Lot 5 in Concession III		141 /78	Mar. 18/78
Nottawasaga in the County of Simcoe, part of Lot 34 in Concession III, Plan Number R-662		142 / 78	Mar. 18/78
City of Mississauga in The Regional Municipality of Peel, formerly in the Town of Mississauga in the County of Peel in Lot 5 in Concession 1		151 /78	Mar. 25/78
Town of Wasaga Beach, formerly in the Township of Flos, in the County of Simcoe, parts of Broken Lots 21 and 22 in Concession X—Plan Number			
Town of Wasaga Beach in the County of Simcoe, formerly in the Township of Sunnidale and the Village of Wasaga Beach, part of Lot 2 in Con-		162 / 78	Mar. 25/78
cession XV		163 / 78	Mar. 25/78
District of Algoma, Lot 48—Plan Number H-626. Township of Percy in the County of Northumberland, part of Lot 13 in Concession IV—Plan Number		167 / 78	Apr. 1/78
RD-46. Town of Richmond Hill in The Regional Municipality of York, formerly in the Township of Vaughan in the County of York, part of Lot 47 in Concession 1		188 / 78	Apr. 1/78
—Plan Number 64R-2805		197 / 78	Apr. 1/78
Flos in the County of Simcoe, part of Lot 26 in Concession IX		198 / 78	Apr. 1/78
in the Township of Faraday in the County of Hastings, parts of Lots 1 and 2 in Concession XV. Town of Newcastle in The Regional Municipality of Durham, formerly in the Township of Clarke in		199 / 78	Apr. 1/78
the County of Durham—part of Lot 8 in Concession III shown as Parcel 3—Plan Number 87770. Township of Cavan in the County of Peterborough,		245 / 78	Apr. 22/78
formerly in the County of Durham, parts of lots 12 and 13 in Concession I—Plan Number 115		246 / 78	Apr. 22/78
Township of Tay in the County of Simcoe—Lot 79, Concession 11		305 / 78	May 13/78
Lot 18, Concession 1, Reference Plan Number 61R-866.		323 / 78	May 20/78

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R. 1		O. Reg.	Date of Gazette					
lanning Act—Continued Orders made under Section 29a of The Planning Act								
—Continued Town of Halton Hills in The Regional Municipality of Halton, formerly in the Town of Acton in the								
County of Halton, Lot 38—Registered Plan Number 772 Township of Amaranth in the County of Dufferin—Lot		324 / 78	May 20/78					
10 in Concession 11		331 /78	May 20/78					
Concession XIIBorough of Etobicoke in the Municipality of Metro-		337 / 78	May 27/78					
politan Toronto—Plans 5338, 4461, 3870, 3767, 125862 and 7796		357 / 78	May 27/78					
Lot 6—Registered Plan Number 181—Registry Office Plan Number W.G.R14 Geographic Township of Ware in the District of Thunder		371 /78	June 3/78					
Bay, Lot 6 in Concession VIII		373 / 78	June 3/78					
8 in Concession A and designated as Lot 105 on Map Number 553		429 78	June 24/78					
7 and 8 in Concession A designated as Lots 36, 80 and 82—Map Number 553		430 / 78	June 24/78					
in Concession A, designated as Lot 34—Plan Number 553		431 /78	June 24/78					
Durham, formerly in the Township of Uxbridge in the County of Ontario, Lot 34, Concession VII—Plan Number R.D. 446	l -	456 / 78	July 1/78					
Township of Tay in the County of Simcoe, Lot 19— Concession III—Map Number 270199	-	457 / 78	July 1/78					
Town of Wasaga Beach, in the Township of Sunnidale in the County of Simcoe—Lot 2—Concession XV	9	437 / 10	July 1770					
—Plan Number 306849		513/78	July 22/78					
Township of Mariposa in the County of Victoria		539 / 78	Aug. 5/78					
City of Guelph in the County of Wellington		540 / 78	Aug. 5/78					
Township of Hamilton in the County of Northumber-land—Plan Number 384		544 / 78	Aug. 5/78					
Durham, formerly in the County of Ontario— 3 parts Township of Mariposa in the County of Victoria, Lot 7,		545 / 78	Aug. 5/78					
Concession A—designated as Lot 96—Plan Number 553. Town of Whitchurch-Stouffville in The Regional Municipality of York, formerly in the Township of	 f	579 / 78	Aug. 12/78					
Whitchurch in the County of York, Lot 30 in Concession IX		580 / 78	Aug. 12/78					
Plan Number 64		614/78	Aug. 26/78					

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Planning Act Continued			
Orders made under Section 29a of The Planning Act			
Geographic Township of Proudfoot in the Territorial			
District of Parry Sound-Lot 12 in Concession			
VIII—Plan of Survey—P.S.R. 1527		.617 /78	Aug. 26/78
Sunnidale in the County of Simcoe—Lot 4 in			
Concession XV designated as Part 22—Plan Number		619 179	A
1576		618/78	Aug. 26/78
in Concession A, Plan Number 553		629/78	Aug. 26/78
Township of Mariposa in the County of Victoria, Lot 1 in Concession A, Plan Number 547		6/11 /78	Sant 2/78
Township of Somerville in the County of Victoria, lots		641 /78	Sept. 2/78
17 and 18 in Concession VIII		661 / 78	Sept. 9/78
Township of West Carleton, formerly in the Township			
of Huntley in The Regional Municipality of Ottawa- Carleton, Lot 9—Plan Number 842		662 78	Sept. 9/78
Township of Delhi in The Regional Municipality of			
Haldimand-Norfolk, formerly in the Town of Delhi in the County of Norfolk—Lot 1—Plan			
Number 189		688 78	Sept. 16/78
Town of Wasaga Beach, formerly in the Township of			
Flos in the County of Simcoe, Lot 26 in Concession IX—Plan Number R-871		708 / 78	Sept. 30/78
City of Cambridge in The Regional Municipality of		,00,10	Sept. 66/16
Waterloo, formerly in the City of Galt in the			
County of Waterloo, Lot 9 in Concession XII— Instrument Number 197502 and Plan Number			
610 and Instrument Numbers 259393, 304184 and		701 /70	0 / 7/70
302026		721 /78 777 /78	Oct. 7/78 Oct. 21/78
Township of Cavan in County of Peterborough, formerly		,	
in the County of Durham, Lot 12 in Concession 1		012/70	NI 4 179
Registered Plan Number 115 Town of Wasaga Beach, formerly in the Township of		813/78	Nov. 4/78
Flos, in the County of Simcoe, Lot 41-Reference			
Plan Number R-582		814/78	Nov. 4/78
Durham, formerly in the Township of Reach in the			
County of Ontario, Lot 1 in Concession VIII—Plan Number 40R-513		829 / 78	Nov. 18/78
Town of Whitchurch-Stouffville in The Regional Muni-		029/10	NOV. 18/78
cipality of York, formerly in the Township of			
Whitchurch in the County of York—Lot 26 in Concession III		830 / 78	Nov. 18/78
Township of Essa in the County of Simcoe, Lot 19—		925 170	Nov. 19 /70
Concession IV—Plan Number 51R-478 Township of Ennismore in the County of Peterborough		835 / 78	Nov. 18/78
—Lot 4 in Concession II—Plan Number R-289		836 / 78	Nov. 18/78
Township of Ramsay in the County of Lanark, Lot 9 in Concession II and Lot 10 in Concession II		854 / 78	Nov. 25/78

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Planning Act—Continued			
Orders made under Section 29a of The Planning Act —Continued			
Town of Pickering in The Regional Municipality of			
Durham, formerly in the Township of Pickering in			
the County of Ontario, Lot 10, Concession V— Registered Instrument Number 2415		875 78	Nov. 25/78
Town of Fort Erie in The Regional Municipality of		013/10	1107. 25/10
Niagara, formerly in the Township of Bertie in the			
County of Welland, parts of lots 9 and 10 in Con-		001 /79	Dec 0.179
cession VIII		901 /78	Dec. 9/78
of York, formerly in the Township of Markham,			
Lot 13 in Concession II—Plan Number 3642		926 78	Dec. 16/78
City of Mississauga in The Regional Municipality of Peel, formerly in the Town of Mississauga in the			
County of Peel—Lot 158—Plan Number 792		951/78	Dec. 30/78
Township of Herschel in the County of Hastings, Lot 4		057 /70	
in Concession III		957 78	Jan. 6/79
Nottawasaga, in the County of Simcoe, Lot 32,			
Concession 1—Plan of Survey—Number R.D. 466.		988/78	Jan. 6/79
Township of Bedford in the County of Frontenac, Lot 32 in Concession IV		24/79	Jan. 27/79
Village of Elora in the County of Wellington—Plan		24/17	Jan. 21/17
Number 56—Plan Number 181—Plan Number			
Township of Innisfil in the County of Simcoe—Lot 32		54 / 79	Feb. 10/79
—Plan Number 1324		70/79	Feb. 17/79
Township of Mariposa in the County of Victoria—Lots			
7 and 8 in Concession A designated as Part 52— Reference Plan R.D. 187 and being also Lot 100—			
Plan Number 553		105/79	Mar. 3/79
Township of Amaranth in the County of Dufferin—Lot			
10 in Concession 11		140/79	Mar. 24/79
of Peterborough—Lot 6 in Concession XV—Plan			
Number R-362		141/79	Mar. 24/79
Township of Mariposa in the County of Victoria—Lot 7 in Concession A—Plan Number 553		142 / 79	Mar. 24/79
Township of Muskoka Lakes, formerly in the Township		142/19	Md1. 24/19
of Watt, in The District Municipality of Muskoka,			
Lot 24—Concession VIII—Plan Number RD-658; Lots 23 and 24—Concession VIII—Plan Number			
91723		143/79	Mar. 24/79
Township of Hamilton in the County of Northumber-		220/12	
land—Lot 28 in Concession VIII—Plan Number		1.4.4.770	M 24/70
Town of Wasaga Beach, formerly in the Township of		144/79	Mar. 24/79
Flos, in the County of Simcoe—Lots 22 and 23 in			
Concession X—Plan Number 331832		149/79	Mar. 31/79
Town of Pickering in The Regional Municipality of Durham, formerly in the Township of Pickering in			
the County of Ontario, Lot 10 in Concession V as			
Instrument Number 2415		162 / 79	Apr. 7/79

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Planning Act Commund			
Orders made under Section 29a of The Planning Act			
Township of Tecumseth in the County of Simcoe, Lot			
5 in Concession II, Plan Number RD-464		163 / 79	Apr. 7/79
Township of Armour in the District of Parry Sound		404/70	
Parts of Lots 8 and 9 in Concession VIII		184/79	Apr. 14/79
Township of Mariposa in the County of Victoria, Lot 7—Concession A. Reference Plan Number R.D.			
187 and being also Lot 81 on Registrar's Compiled			
Plan Number 553		188/79	Apr. 14/79
Township of Mersea in the County of Essex, Lot 229,		,	P/
North Talbot Road		208/79	Apr. 21/79
Township of Hamilton in the County of Northumber-			
land—Lot 28 in Concession VIII—Plan Number		225.50	
384		235 79	Apr. 28/79
Township of Uxbridge in The Regional Municipality of Durham, formerly in the Town of Uxbridge in the			
County of Ontario, Lot E in Block 57 on Municipal			
Plan Number W.R. 347		270/79	May 12/79
City of Nepean in The Regional Municipality of Ottawa-			,
Carleton, Plan Number 510807		276 79	May 19/79
Township of Rama in the County of Simcoe, formerly			
in the County of Ontario, Lot 20 in Concession E		277 79	May 19/79
Town of Richmond Hill in The Regional Municipality			
of York, formerly in the County of York, parts of Lots 10 and 11—Registered Plan Number 4840		278 /70	Mar. 10/70
Township of Erin in the County of Wellington, Lot 18		278 79	May 19/79
in Concession 1		313/79	June 2/79
Town of Pelham in The Regional Township of Niagara,			3
formerly in the Township of Pelham in the County			
of Welland, Lot 10, Concession III—Instrument			
Number 18713		327 / 79	June 2/79
Township of Wainfleet in The Regional Municipality			
of Niagara, formerly in the County of Welland, Lots 7, 8 and 9—Plan Number 740		335 / 79	June 9/79
Town of Newcastle in The Regional Municipality of		333 19	Julie 9/19
Durham, formerly in the Town of Bowmanville			
in the County of Durham, Lot 11 in Concession 1.		422 79	June 30/79
Township of Mariposa in the County of Victoria-Lot		,	
in Concession A-Part 89 in Plan Number 187			
and being also Lot 63 on a Registrar's Complied			
Plan Number 553		433 / 79	July 7/79
Township of Ferguson in the District of Parry Sound,			
Lot 3—Concession A—Plan of Survey Number PSR-1620		461/79	July 14/79
City of Windsor in the County of Essex, Part of Lot		101/17	July 11/1/
269 and all of Lot 270—Registered Plan Number			
919		466 79	July 21/79
City of Sarnia in the County of Lambton, parcels of			
land in the City of Sarnia		467 79	July 21/79
City of Nanticoke in The Regional Municipality of			
Haldimand-Norfolk, formerly in the Township of			
Walpole in the County of Haldimand, Lot 24, Concession 1		471 /79	July 21/79
Concession 1.,.,,		*11/19	July 21/19

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Planning Act—Continued Orders made under Section 29a of The Planning Act			
—Continued			
Township of Mariposa in the County of Victoria—Lot 1,		472 /70	Ind., 21/70
Concession A—Registered Plan Number 547 Town of East Gwillimbury in The Regional Municipality of York, formerly in the Township of East		472 79	July 21/79
Gwillimbury in the County of York, Lot 92— Registered Plan Number 402		497 / 79	Aug. 4/79
Township of Mariposa in the County of Victoria, Lot 1		491 19	11ug. 4/19
in Concession A—designated as Part 23—Refer-			
ence Plan Number RD-200 and also being Lot 29			
on a Registrar's Compiled Plan Number 547		498/79	Aug. 4/79
Township of Uxbridge in The Regional Municipality of			
Durham, formerly in the Township of Scott in			
the County of Ontario, Lots 32 and 33—Registered		520 /70	A 11 /70
Plan Number 733		539 79	Aug. 11/79
formerly in the Township of Thorold in the County			
of Welland, Lot 230—Registered Plan Number 18			
for the former Township of Thorold—now known			
as Plan 652 for the City of Welland		540 / 79	Aug. 11/79
City of Sudbury, formerly in the Township of McKim,			
in The Regional Municipality of Sudbury—described			
as Parcel 23289 in the Register for Sudbury East—			
part of Lot 5 on the south side of Austin Street— Plan Number M-398		583 / 79	Aug. 25/79
Township of Ennismore in the County of Peterborough		363 19	Aug. 23/19
—Concession VII, Lot 3—Plan Number 20		651/79	Sept. 29/79
Township of Thurlow in the County of Hastings, Lot 27		,	1
in Concession VII—Part 5—Reference Plan Num-			
ber H.S.R. 360		706/79	Oct. 13/79
City of Welland in The Regional Municipality of Niagara			
formerly in the Township of Crowland in the Count		772 /70	Na. 2/70
of Welland, Lot 27 in Concession VI Town of East Gwillimbury in The Regional Municipality		773 79	Nov. 3/79
of York—Lot 20 in Concession V and VI		7.74 / 79	Nov. 3/79
Township of Smith in the County of Peterborough		,	
Lot 1 in Concession II—Plan Number R-429		775 79	Nov. 3/79
Township of Lindsay in the County of Bruce, Lot 1:			
in Concession VIII—Plan Number R-175		776 79	Nov. 3/79
Township of Keppel in the County of Grey, Lots 17		000 /70	N 47.770
and 18 in Concession XVIII		800/79	Nov. 17/79
in Concession A—Plan Number 547		801 / 79	Nov. 17/79
Township of Tiny in the County of Simcoe, north half		001/19	1100. 17/19
of Lot 18—Plan Number 656		802 / 79	Nov. 17/79
Township of Seymour in the County of Northumberland	١	803 / 79	Nov. 17/79
Town of Wasaga Beach, formerly in the Village of		000 117	2101. 11/12
Wasaga Beach in the County of Simcoe, Lot 4			
Concession XVI—Instrument Number 11547		815/79	Nov. 17/79
Town of Wasaga Beach, formerly in the Township of			
Flos in the County of Simcoe, Lots 21 and 22 in Con-			
cession X—Instrument Number 320304		816/79	Nov. 17/79

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Planning Act—Cantinued			
Orders made under Section 29a of The Planning Act			
Continued City of Sudbury, formerly in the Township of Neelon, in The Regional Municipality of Sudbury, Parcel			
16147—Lot 106 on Danforth Avenue—Plan Number M-202, Plan Number SR-3329 Township of Mariposa in the County of Victoria, Lot 1		841 /79	Dec. 1/79
Concession A—Reference Plan Number R.D. 200—Plan Number 547		878 / 79	Dec. 15/79
Township of Tay in the County of Simcoe, Lot 19 in Concession III—Part I—Plan Number 51R-436		898 / 79	Dec. 22/79
Town of Wasaga Beach, formerly in the Village of Wasaga Beach, in the County of Simcoe, Block			
N—Registered Plan 532	,	899 79	Dec. 22/79
Lot 9 in Concession III—Plan Number RD-70 Borough of York in The Municipality of Metropolitan	1	905 79	Dec. 29/79
Toronto, Registered Plan Number 2600	?	950/79	Jan. 12/80
in Concession VII	<u>.</u>	951 /79	Jan. 12/80
John Street		952 79	Jan. 12/80
34—Concession VII—Plan Number R-167		953 79	Jan. 12/80
Town of Bracebridge, formerly in the Township of Oakley in The District Municipality of Muskoka—Lot 19 in Concession X as Part 36—Plan Number 1624—Lot 30 in Concession IV as Part 37. Plan Number 1624—Lot 30 in Concession IV as Part 37. Plan Number 1624—Lot 30 in Concession IV as Part 37. Plan Number 1624—Lot 30 in Concession IV as Part 37. Plan Number 1624—Plan	n -		
Lot 20 in Concession IX as Part 37—Plan Number BR-1624		54/80	Feb. 16/80
Township of Minto in the County of Wellington—Part of Lot 114 in Concession D Township of Bentinck in the County of Grey—Part of Lot		61/80	Feb. 16/80
3, formerly Part of Lot 30 in Concession I—Plan Number 53		79/80	Feb. 23/80
Lot 4 Plan Number 181 and Designated as Part 2 Reference Plan Number WGR-14		90/80	Feb. 23/80
Township of Mersea in the County of Essex, Part of Lot 6 in Concession VI—Plan Number 12R-2643 Town of Wasaga Beach formerly Township of Not-		91/80	Feb. 23/80
tawasaga in the County of Simcoe, Lot 34 in Concession III—Registered Plan Number 889		92/80	Feb. 23/80
formerly in the Township of Toronto in the County of Peel—Lot 174—Plan Number 745		93/80	Feb. 23/80
City of Welland in The Regional Municipality of Niagara formerly in the County of Welland—Lots 405 and 406 as Number 32 now known as Plan 953 and Parts 3 and			
4 Plan Number RD-59—Number 110058 Town of Huntsville in the District Municipality of Mus-		94/80	Feb. 23/80
koka—Lot 7 in Concession I designated as Part 20— Plan Number RD-468		95/80	Feb. 23/80

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ann	ing Act—Continued			
	rders made under Section 29a of The Planning Act			
	—Continued			
	Township of Mariposa in the County of Victoria—Lot 1 in			
	Concession A designated as Part 24—Plan Number			
	R.D. 200 now known as Lot 30 as Plan Number 547		96/80	Feb. 23/80
	Town of Fort Erie in The Regional Municipality of Niag-			
	ara—Parts of lots 42 and 43, Plan No. 24 now known		102100	3/5 1/06
	as Plan Number 525		102/80	Mar. 1/80
	Township of Nottawasaga in the County of Simcoe, Lot 6 in Concession IX—Plan Number 193		110/90	May 1/00
	Township of Ennismore in the County of Peterborough—		110/80	Mar. 1/80
	Lot 19, Compiled Plan Number 20		126/80	Mar. 15/80
	Township of Muskoka Lakes, formerly in the Township of		120/00	14141. 15/00
	Cardwell in The District of Muskoka—Lot 16 in Con-			
	cession I, Plan Number BR-1521		157/80	Mar. 22/80
	Geographic Township of Marquis in the Territorial District			,
	of Timiskaming—Lot 8 in Concession I, described as			
	Parcel 10034		158/80	Mar. 22/80
	Township of Hope in the County of Northumberland for-			
	merly in the County of Durham-Lots 5 and 6 in			
	Concession X, described as parts 41, 42, 43, 44, 45, 46,			
	47, 48, 49, 50, 51, 52, 61, 62, 63 and 64, Plan Number		150/80	M 22/00
	9R-183		159/80	Mar. 22/80
	ton, Lot 20 in Concession V		175/80	Mar. 29/80
	Township of Puslinch in the County of Wellington, Lot 36		173/00	Mai. 29/00
	in Concession VIII		176/80	Mar. 29/80
	City of Mississauga in The Regional Municipality of Peel,			
	formerly in the Town of Mississauga in the County of			
	Peel—Lots 13 to 73, inclusive, Plan Number 831		208/80	Apr. 12/80
	Township of Cavan in the County of Peterborough, for-			
	merly in the County of Durham, Lots 1 and 2 in			
	Concession VIII designated as Lot 13—Plan Number		0.1.0.10.0	A 40100
	Township of Medonte in the County of Simcoe—Lot 22 in		213/80	Apr. 12/80
			214/00	A 12/00
	Concession IX Town of Wasaga Beach, formerly in the Village of Wasaga		214/80	Apr. 12/80
	Beach—Lot 5 in Concession XVI—Plan Number 523		269/80	Apr. 26/80
	Town of Oakville, formerly in the Township of Trafalgar in		207/00	11p1. 20/00
	the County of Halton—Lot 18 in Concession III		297/80	May 3/80
	Township of Chandos in the County of Peterborough—Lot		,	
	1 in Concession IV—Plan Number 211367 and Lot 1 in			
	Concession IV—Plan Number 211368		302/80	May 3/80
	Township of Wainfleet in The Regional Municipality of			
	Niagara, formerly in the County of Welland—Lots 11			
	and 42—Plan Number 30 now known as Plan 757.		344/80	May 17/80
	Township of Vespra in the County of Simcoe—Lot 13 in		0 2 4 10 0	3.4
	Concession VII, Part 4—Plan Number RD-1024		371/80	May 24/80
	City of Windsor in the County of Essex—Lot 35—Plan		201/00	May 21/00
	Number 1088 and part of Lot 104 in Concession II. Township of Gloucester in The Regional Municipality of		381/80	May 31/80
	Ottawa-Carleton—Part of the south-half of Lot 7—			
	Concession IV, R.F.,		400/80	May 31/80
	Township of Collingwood in the County of Grey—Lot 19 in		100/00	141ay 51/60
	Concession II		411/80	May 31/80
			, , ,	-100

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Planning Act = Continued							
Orders made under Section 29a of The Planning Act							
- Continued Township of Mariposa in the County of Victoria—Lot 1 in							
Concession A designated as Part 21 Plan Number							
R.D. 200 and being also Lot 27, Plan Number 547.		421/80	June	7/80			
Fown of Wasaga Beach formerly in the Township of Not-		121/00	June	1,00			
tawasaga in the County of Simcoe—Lot 34 in Conces-							
sion III		422/80	June	7/80			
Township of Mariposa in the County of Victoria-Lot 1 in		,		.,			
Concession A designated as Part 10-Plan Number							
R.D. 200 and being also Lot 15, Plan Number 547.		423/80	June	7/80			
Township of Hope in the County of Northumberland-							
Lots 9 and 10 in Concession X designated as Parts 1, 2,							
3, 4, 5, 6, 7, 8, 25, 26, 27, 28, 29, 30, 31 and 32—Plan		405/00	т.	20100			
Number 9R-184		487/80	June	28/80			
Township of Oxford in the County of Grenville—Lot 25 in Concession III		499/80	July	5/80			
Township of West Lincoln in The Regional Municipality of		777/00	July	3/80			
Niagara formerly in the Township of Caistor in the							
County of Lincoln part of Lot 21 in Concession IV.		500/80	July	5/80			
Township of North Shore in the Territorial District of		,	3	-,			
Algoma formerly in the Township of Shedden-Part							
of East Subdivision of Section 37		519/80	July	5/80			
Township of Bentinck in the County of Grey-Part of Lot							
40 in Concession I—Part 9 Reference Plan Number							
R-185		532/80	July	12/80			
Township of Flos in the County of Simcoe—Lot 8 in Con-							
cession I designated as Part 8, Plan Number R 808— Instrument Number 300439		607/80	Aug	9/80			
Township of West Carleton formerly in the Township of		007/80	Aug.	9/00			
Fitzroy in The Regional Municipality of Ottawa-							
Carleton—Part of Lot 10—Plan Number 82		619/80	Aug.	16/80			
City of Ottawa in The Regional Municipality of Ottawa-			0	.,			
Carleton—composed of the easterly 12.5 feet of Lot 49							
and the westerly 31.25 feet of Lot 50-Plan Number							
427924		621/80	Aug.	16/80			
Township of King in The Regional Municipality of York—							
Part of Lot 27 in Concession V		690/80	Sept.	6/80			
City of Guelph in the County of Wellington—Lot 30—Plan		707/90	Sant	13/80			
Number 172		707/80	Sept.	13/60			
The Regional Municipality of Haldimand-Norfolk—							
Part of Lot 28 Range West of the Plank Road		716/80	Sept.	20/80			
Township of Mariposa in the County of Victoria—com-				,			
posed of part of Lot 1 in Concession A designated as							
Part 30-Plan Number R.D. 200 and being also Lot							
36 as Number 547		734/80	Sept.	27/80			
Town of Nickel Centre formerly in the Township of Neelon							
in the Territorial District of Sudbury-Parcel 5656		750100	C	27/22			
and Parcel 5657		750/80	Sept.	27/80			
Township of Carden in the County of Victoria being com-							
posed of parts of Lot 2 in Concession IV designated as parts 1, 2, 3, 4, 5, 6, 9, 10 and 11 on a Reference Plan							
Number 57R-228		751/80	Oct.	4/80			
		/ 00		100			

Planning Act—Continued Orders made under Section 29a of The Planning Act—Continued City of Mississauga in The Regional Municipality of Peel formerly in the Township of Toronto in the County of Peel—Part of Lot 128—Plan Number 745	1)2	te of
Orders made under Section 29a of The Planning Act —Continued City of Mississauga in The Regional Municipality of Peel formerly in the Township of Toronto in the County of Peel—Part of Lot 128—Plan Number 745		zette
City of Mississauga in The Regional Municipality of Peel formerly in the Township of Toronto in the County of Peel—Part of Lot 128—Plan Number 745		
City of Mississauga in The Regional Municipality of Peel formerly in the Township of Toronto in the County of Peel—Part of Lot 128—Plan Number 745		
formerly in the Township of Toronto in the County of Peel—Part of Lot 128—Plan Number 745		
Peel—Part of Lot 128—Plan Number 745. Township of Mariposa in the County of Victoria—Part of Lot 8 in Concession A shown as Part 21 on Plan Number R.D. 187 and designated as Lot 42 on Compiled Plan as Number 553. Township of Smith in the County of Peterborough—Part of Lot 2 according to Plan Number 18 and Number 171764		
Township of Mariposa in the County of Victoria—Part of Lot 8 in Concession A shown as Part 21 on Plan Number R.D. 187 and designated as Lot 42 on Compiled Plan as Number 553	Oct.	4/80
Lot 8 in Concession A shown as Part 21 on Plan Number R.D. 187 and designated as Lot 42 on Compiled Plan as Number 553. Township of Smith in the County of Peterborough—Part of Lot 2 according to Plan Number 18 and Number 171764. Township of Verulam in the County of Victoria—Part of Lot 14 in Concession II. Town of Oakville in The Regional Municipality of Halton formerly in the County of Halton—Part of Lot 18 in Concession III. Borough of Scarborough in The Municipality of Met- ropolitan Toronto—Lot 210—Plan Number 9887 and designated as Parts 1 and 2 Reference Plan Number 64R-3622. City of Kitchener in The Regional Municipality of Waterloo being Part of Lot 153 on a Plan Number 1216. Township of Vespra in the County of Simcoe being Part of Lot 15, Concession 4 and Concession 3. Town of Wasaga Beach formerly in the Township of Sun- nidale in the County of Simcoe—Part of Lot 4 in Concession XV, Plan Number 717. Town Plot of Alma in the Township of Huron in the County of Bruce being Part of Lot 21. Township of North Himsworth in the District of Parry Sound—Plan Number 140. Township of Bedford in the County of Frontenac—Plan Number R 33, Number R 97, Number R 143, Number R 96, Number R 95, Number R 167. Township of Mariposa in the County of Victoria—Part of Lot 8 in Concession A shown as Part 20, Plan Number R, D, 187, and Lot 41 as Number 553. 884/80 Borough of Scarborough in the Municipality of Metropoli-	Oct.	4/00
Number R.D. 187 and designated as Lot 42 on Compiled Plan as Number 553		
piled Plan as Number 553 Township of Smith in the County of Peterborough—Part of Lot 2 according to Plan Number 18 and Number 171764 Township of Verulam in the County of Victoria—Part of Lot 14 in Concession II Town of Oakville in The Regional Municipality of Halton formerly in the County of Halton—Part of Lot 18 in Concession III Borough of Scarborough in The Municipality of Metropolitan Toronto—Lot 210—Plan Number 9887 and designated as Parts 1 and 2 Reference Plan Number 64R-3622 City of Kitchener in The Regional Municipality of Waterloo being Part of Lot 153 on a Plan Number 1216 Township of Vespra in the County of Simcoe being Part of Lot 15, Concession 4 and Concession 3 Town of Wasaga Beach formerly in the Township of Sunnidale in the County of Simcoe—Part of Lot 4 in Concession XV, Plan Number 717 Town Plot of Alma in the Township of Huron in the County of Bruce being Part of Lot 21 Township of North Himsworth in the District of Parry Sound—Plan Number 140 Township of Bedford in the County of Frontenac—Plan Number R 33, Number R 97, Number R 143, Number R 96, Number R 95, Number R 167 Township of Mariposa in the County of Victoria—Part of Lot 8 in Concession A shown as Part 20, Plan Number R D. 187, and Lot 41 as Number 553 884/80 Borough of Scarborough in the Municipality of Metropoli-		
Township of Smith in the County of Peterborough—Part of Lot 2 according to Plan Number 18 and Number 171764	Oct.	4/80
Township of Verulam in the County of Victoria—Part of Lot 14 in Concession II		,
Township of Verulam in the County of Victoria—Part of Lot 14 in Concession II		
Lot 14 in Concession II	Oct.	11/80
Town of Oakville in The Regional Municipality of Halton formerly in the County of Halton—Part of Lot 18 in Concession III		
formerly in the County of Halton—Part of Lot 18 in Concession III	Oct.	11/80
Concession III 789/80 Borough of Scarborough in The Municipality of Metropolitan Toronto—Lot 210—Plan Number 9887 and designated as Parts 1 and 2 Reference Plan Number 64R-3622 795/80 City of Kitchener in The Regional Municipality of Waterloo being Part of Lot 153 on a Plan Number 1216 825/80 Township of Vespra in the County of Simcoe being Part of Lot 15, Concession 4 and Concession 3 827/80 Town of Wasaga Beach formerly in the Township of Sunnidale in the County of Simcoe—Part of Lot 4 in Concession XV, Plan Number 717 839/80 Town Plot of Alma in the Township of Huron in the County of Bruce being Part of Lot 21 854/80 Township of North Himsworth in the District of Parry Sound—Plan Number 140 872/80 Township of Bedford in the County of Frontenac—Plan Number R 33, Number R 97, Number R 143, Number R 96, Number R 95, Number R 167 878/80 Township of Mariposa in the County of Victoria—Part of Lot 8 in Concession A shown as Part 20, Plan Number R.D. 187, and Lot 41 as Number 553 884/80 Borough of Scarborough in the Municipality of Metropoli-		
Borough of Scarborough in The Municipality of Metropolitan Toronto—Lot 210—Plan Number 9887 and designated as Parts 1 and 2 Reference Plan Number 64R-3622		
ropolitan Toronto—Lot 210—Plan Number 9887 and designated as Parts 1 and 2 Reference Plan Number 64R-3622	Oct.	11/80
designated as Parts 1 and 2 Reference Plan Number 64R-3622		
City of Kitchener in The Regional Municipality of Waterloo being Part of Lot 153 on a Plan Number 1216		
City of Kitchener in The Regional Municipality of Waterloo being Part of Lot 153 on a Plan Number 1216	0-4	11/00
being Part of Lot 153 on a Plan Number 1216	Oct.	11/80
Township of Vespra in the County of Simcoe being Part of Lot 15, Concession 4 and Concession 3	Oct.	18/80
Lot 15, Concession 4 and Concession 3	Oct.	10/00
Town of Wasaga Beach formerly in the Township of Sunnidale in the County of Simcoe—Part of Lot 4 in Concession XV, Plan Number 717	Oct	18/80
nidale in the County of Simcoe—Part of Lot 4 in Concession XV, Plan Number 717	Oct.	10/00
Concession XV, Plan Number 717		
Town Plot of Alma in the Township of Huron in the County of Bruce being Part of Lot 21	Oct.	25/80
of Bruce being Part of Lot 21		, ,
Sound—Plan Number 140	Oct.	25/80
Township of Bedford in the County of Frontenac—Plan Number R 33, Number R 97, Number R 143, Number R 96, Number R 95, Number R 167		
Number R 33, Number R 97, Number R 143, Number R 96, Number R 95, Number R 167	Nov.	1/80
R 96, Number R 95, Number R 167		
Township of Mariposa in the County of Victoria—Part of Lot 8 in Concession A shown as Part 20, Plan Number R.D. 187, and Lot 41 as Number 553		
Lot 8 in Concession A shown as Part 20, Plan Number R.D. 187, and Lot 41 as Number 553	Nov.	8/80
R.D. 187, and Lot 41 as Number 553		
Borough of Scarborough in the Municipality of Metropoli-		
	Nov.	8/80
tan Toronto—Part of Lot 12 and the whole of Lot 13,		
	Man	15/00
Plan Number 1993	NOV.	15/80
City of Sudbury in The Regional Municipality of Sudbury—Part of Lot 11, Plan Number M-433 and being		
remainder of Parcel 21647, S.E.S.—Instrument		
Number 258223	Nov	22/80
Town of Milton in The Regional Municipality of Halton,	1101.	22/00
formerly in The Township of Nassagaweya in the		
County of Halton—Part of the east half of Lot 21 in		
Concession 1	Nov.	22/80
Township of Hope in the County of Northumberland, for-	2.07.	22,00
merly in the County of Durham—Lot 11 and part of		
Lot 12 in Concession X described as parts 9, 10, 11,		
12, 13, 14, 15, 16, 19, 20, 21, 22, 23 and 24 on a Plan		
Number 9R-184 914/80	Nov.	22/80

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Planning Act Continued Orders made under Section 29a of The Planning Act Continued			
Fownship of Bedford in the County of Frontenac, being Part of Lot 31 in Concession VII designated as Part 12 on a Reference Plan Number R-33		924/80	Nov. 29/8
Instrument Number 293902 Township of Croft in the District of Parry Sound—Lot 57, Plan Number 256 and Lots 53 and 96 on said Regis-		934/80	Nov. 29/8
tered Plan Township of Perry in the District of Parry Sound—Lot 15 in Concession X beginning at the northwesterly angle of		937/80	Nov. 29/8
Lot 1, Plan Number 75 of the Village of Elmsdale . Township of Georgina in The Regional Municipality of York, formerly in the Village of Sutton in the County		938/80	Nov. 29/8
of York, Lot 2 according to Plan Number 168 Township of Cavan in the County of Peterborough, formerly in the County of Durham—Lots 8 and 9, Concession VI more particularly described as Lot 79—		939/80	Nov. 29/8
Plan Number 104		965/80	Dec. 6/8
Number 1088 and part of Lot 104 in Concession II Town of Bracebridge formerly in the Township of Oakley in the District Municipality of Muskoka—Lot 20 in Concession IX designated as Part 39 as Plan Number		986/80	Dec. 13/8
BR-1624 and Lots 16 and 17 in Concession X designated as Part 21 as Plan Number BR-1383 Township of Carden in the County of Victoria—Lots 11		991/80	Dec. 13/8
and 12 in Concession 1		992/80	Dec. 13/8
Addington—Lot 38 in Concession VI		1046/80	Dec. 27/8
Number 51R-622		1063/80	Jan. 3/8
Number BR-1683 Township of Bonfield in the Territorial District of Nipissing—Lot 14 in Concession XI as Parcel 22790 and as		1069/80	Jan. 3/8
Plan Number NR-647		1139/80	Jan. 17/8
Under Section 30a of The Planning Act—Consents Township of East Ferris, in the Territorial District of Nipissing		528 /77	Aug. 13/7
St. Joseph Island, Territorial District of Algoma		68 / 78	Feb. 11/7
Township of Ignace, Territorial District of Kenora		69 / 78	Feb. 11/7
Town of Sioux Lookout, in the geographic townships of Jordan, Drayton, Pickerel, Vermilion and Vermilion Additional and in Block 10, all in the Territorial			
		131 /78	Mar. 18/7

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lanning Act—Continued	-1.				
Orders made under Section 30a of The Planning —Continued	Act				
Town of Kapuskasing and the Geographic Townshi	ips				
of Owens, O'Brien and Teetzel, in the Territor	1				
District of Cochrane		675 78	Sept. 2/78		
Sault Ste. Marie North Planning Area		753 / 78	Oct. 14/78		
Town of Geraldton and the Geographic Townships					
Ashmore, Errington, Fulford and McQuesten, in the Territorial District of Thunder Bay		790 / 78	Oct. 28/78		
Township of Conmee and O'Connor and in the Ge		170/10	Oct. 20/10		
graphic Townships of Gorham and Ware, all in t					
Territorial District of Thunder Bay is here					
delegated to the Lakehead Planning Board		50/79	Feb. 10/79		
Towns of Webbwood and Massey, the Township The Spanish River and the unorganized townshi					
of Gough, Shakespeare and McKinnon, all in t					
Territorial District of Sudbury—is hereby delegate					
to the Sables-Spanish Rivers Planning Board		354 / 79	June 16/79		
Township of Wicksteed, in the Territorial District					
Algoma—is hereby delegated to the Township Wicksteed Planning Board		562/79	Aug. 18/79		
Township of Marathon, in the Territorial District		002/17	riag. roj,		
Thunder Bay—is hereby delegated to the Tow					
ship of Marathon Planning Board		587 79	Aug. 25/79		
West Nipissing Planning Area (which planning ar					
consists of the Towns of Sturgeon Falls and Cac Bay and the Geographic Townships of Badgero					
Bastedo, Beaucage, Bertram, Caldwell, Crera					
Dana, Falconer, Fell, Field, Gibbons, Grant, Hobb					
Hugel, Kirkpatrick, Latchford, Loudon, MacPhe					
son, McCallum, McLaren, McWilliams, Pard					
Pedley, Sisk, Springer and Thistle, all in t Territorial District of Nipissing), is hereby delegate					
to the West Nipissing Planning Board		696/79	Oct. 13/79		
Any land situate in the Territorial District of Man					
toulin, except, the Township of Rutherford an					
George Island, and the geographic townships					
Carlyle and Humboldt, including adjacent island and Killarney Provincial Park, is hereby delegate					
to the Manitoulin Planning Board		704/79	Oct. 13/79		
Delegation of Authority of Minister under					
Section 44b of The Planning Act—Condominium Plans					
The Municipality of Metropolitan Toronto, The County					
Oxford, The District Municipality of Muskoka, T Regional Municipality of Durham, The Region					
Municipality of Hamilton-Wentworth, The Region Municipality of Ottawa-Carleton, The Region	nal				
Municipality of Hamilton-Wentworth, The Region Municipality of Ottawa-Carleton, The Region Municipality of Peel, The Regional Municipality	of				
Municipality of Hamilton-Wentworth, The Region Municipality of Ottawa-Carleton, The Region Municipality of Peel, The Regional Municipality Waterloo (8 municipalities)	of	891/80	Nov. 15/80		
Municipality of Hamilton-Wentworth, The Region Municipality of Ottawa-Carleton, The Region Municipality of Peel, The Regional Municipality	of	891/80	Nov. 15/80		

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Planning Act Continued			
Delegation of Authority of Minister—Continued			
Under Section 44b of The Planning Act—Subdivision Plans—Continued			
The Municipality of Metropolitan Toronto, The County of			
Oxford, The District Municipality of Muskoka, The			
Regional Municipality of Durham, The Regional			
Municipality of Halton, The Regional Municipality of			
Hamilton-Wentworth, The Regional Municipality of			
Niagara, The Regional Municipality of Ottawa-			
Carleton, The Regional Municipality of Peel, The			
Regional Municipality of Sudbury, The Regional			
Municipality of Waterloo, The Regional Municipality			
of York (12 municipalities)		890/80	Nov. 15/80
The Regional Municipality of Ottawa-Carleton		838/80	Oct. 18/80
Withdrawal of Delegation of Authority of Minister Under		,	,
Section 44b of The Planning Act			
The Regional Municipality of Hamilton-Wentworth		519/78	July 22/78
The Regional Municipality of Ottawa-Carleton		718/78	Sept. 30/78
The Regional Municipality of Ottawa-Carleton		309/79	May 26/79
The Regional Municipality of Peel		560/80	Aug. 2/80
Notice of Requirements—			
Restricted Area By-laws		78/80	Feb. 23/80
Restricted Areas (see also Zoning Order)			
Blind River	662		
amended		346/77	June 18/77
amended		813/77	Nov. 19/77
amended		321/79	June 2/79
amended		150/80	Mar. 15/80
amended		378/80	May 31/80
amended		501/80	July 5/80
Borough of East York in the Municipality of Metropolitan		1000/00	D 20/00
Toronto (revoking Regulation)		1008/80	Dec. 20/80
County of Brant—Township of Brantford		295/74	May 11/74
amended		582/74	Aug. 24/74
		550/75 985/75	July 12/75
amended		166/76	Dec. 27/75 Mar. 6/76
amended		297/76	Apr. 17/76
amended		334/76	May 1/76
amended		566/77	Aug. 27/77
County of Bruce—Township of Brant		273/74	May 11/74
amended		429/75	June 14/75
amended		334/75	May 1/76
County of Bruce—Township of Carrick		274/74	May 11/74
amended		334/76	May 1/76
amended		950/78	Dec. 30/78
amended		541/79	Aug. 11/79
County of Bruce—Township of Huron		272/74	May 11/74
amended		334/76	May 1/76
County of Bruce—Town of Kincardine		329/74	May 11/74
amended		751/74	Oct. 19/74
amended		842/74	Nov. 23/74
amended		20/75	Feb. 1/75
amended		334/76	May 1/76

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nning Act—Continued				
Restricted Areas (see also Zoning Order)—Continued				
County of Dufferin—Township of Mono		*233/74	May 4/7	
amended		450/74	June 22/7	
amended		812/74	Nov. 9/7	
County of Elgin—Township of Bayham		284/74	May 11/7	
amended		334/76	May 1/7	
amended		260/79	May 5/7	
amended		853/79	Dec. 8/7	
County of Elgin—Township of Malahide		283/74	May 11/7	
amended		802/74	Nov. 9/7	
amended		334/76	May 1/7	
County of Essex—Township of Colchester South		275/74	May 11/7	
amended		334/76	May 1/7	
County of Essex—Township of Mersea		276/74		
amended		586/74	Aug. 24/7	
amended		82/75	Feb. 22/7	
amended		207/75	Apr. 5/7	
amended		334/76	May 1/7	
amended		671/76	Sept. 4/7	
amended		402/77	July 9/7	
amended		462/77	July 16/7	
amended		513/77	Aug. 6/7	
amended		461/78	July 1/7	
amended		603/78	Aug. 19/7	
amended		929/78	Dec. 23/7	
amended		488/80	June 28/8	
amended		502/80	July 5/8	
amended		720/80	Sept. 20/8	
amended		761/80	Oct. 4/8	
County of Essex—Township of Tilbury North				
(see under Zoning Orders)				
County of Frontenac—Township of Bedford		218/75	Apr. 12/	
amended		596 / 75	Aug. 2/	
amended		705 / 75	Sept. 13/	
amended		757 / 75	Oct. 4/	
amended		780 / 75	Oct. 18/	
amended		831 /75	Nov. 8/	
amended		24 /76	Jan. 24/	
amended		25 / 76	Jan. 24/	
			Jan. 31/	
amended		46 / 76		
amended		122 /76	Feb. 28/	
amended		174 / 76	Mar. 13/	
amended		232 /76	Apr. 3/	
amended		365 / 76	May 15/	
amended		453 / 76	June 5/	
amended		575 /76	July 24/	
amended		672 76	Sept. 4/	
amended		707 / 76	Sept. 18/	
amended		848 / 76	Nov. 6/7	
amended		896 76	Nov. 27/7	
amended		925 / 76	Dec. 4/7	
amended		87 / 77	Mar. 12/7	

^{*}See (1975) 8 Ontario Reports (2d.) pp. 97-103

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Planning Net Continued				
Restricted Areas (vec also Zoning Order) — Continued County of Frontenac — Township of Bedford — Continue	d			
amended		219/77	Apr. 23/77	
amended		295/77	May 21/77	
amended		339 /77	June 11/77	
amended		393 /77	July 2/77	
amended		397 /77	July 9/77	
amended		522 /77	Aug. 6/77	
amended		596 /77	Sept. 3/77	
amended		598 /77	Sept. 10/77	
amended		653 / 77	Sept. 24/77	
amended		733 / 77	Oct. 22/77	
amended		756 / 77	Nov. 5/77	
amended		786 / 77	Nov. 12/77	
amended		795 /77	Nov. 19/77	
amended		796 /77	Nov. 19/77	
amended		890 / 77	Dec. 17/7	
amended		934 /77	Jan. 7/78	
amended		943 /77	Jan. 7/78	
amended		25 / 78	Feb. 4/78	
amended		67/78	Feb. 11/7	
amended		136 / 78	Mar. 18/7	
amended		385 / 78	June 10/78	
amended		410/78	June 17/78	
amended		459 / 78	July 1/78	
amended		505 / 78	July 22/78	
amended		506 / 78	July 22/78	
amended		605 / 78	Aug. 19/78	
amended		608/78	Aug. 26/7	
amended		649 / 78	Sept. 2/78	
amended		650/78	Sept. 2/7	
amended		651 / 78	Sept. 2/78	
amended		703/78	Sept. 23/78	
amended		747/78	Oct. 14/78	
amended		748/78	Oct. 14/78	
amended		842/78	Nov. 18/78	
amended		868/78	Nov. 25/78	
amended		971/78	Jan. 6/79	
amended		25/79	Jan. 27/79	
amended		112/79	Mar. 10/79	
amended		138/79	Mar. 24/79	
amended		502/79	Aug. 4/79	
amended		529/79	Aug. 4/79	
amended		565/79	Aug. 18/79	
amended		566/79	Aug. 18/79	
amended		634/79	Sept. 22/79	
amended		665/79	Oct. 6/79	
amended		709/79	Oct. 13/79	
amended		805/79	Nov. 17/79	
amended		819/79	Nov. 17/79	
amended		854/79	Dec. 8/79	
amended		904/79	Dec. 22/79	
amended		18/80	Jan. 26/80	
amended		178/80	Mar. 29/80	

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				l
	ing Act—Continued			
K	estricted Areas (see also Zoning Order)—Continued County of Frontenac—Township of Bedford—Continued			
	amended		102/80	May 31/80
	amended		402/80	
			503/80	July 5/80
	amended		611/80	Aug. 9/80
	amended		656/80	Aug. 30/80
	amended		657/80	Aug. 30/80
	amended		713/80	Sept. 20/80
	amended		886/80	Nov. 8/80
	amended		966/80	Dec. 6/80
	County of Grey—Township of Bentinck (revoking Regula-		# # a / a a	T 1
	tion)		552/80	July 26/80
	County of Grey—Township of Glenelg		294/74	May 11/74
	amended		334/76	May 1/76
	County of Haldimand (now The Regional Municipality of			
	Haldimand-Norfolk), Township of Walpole (now City			
	of Nanticoke), (revoking Regulation)		534/80	July 12/80
	County of Haliburton—Township of Cardiff	663		
	County of Hastings—Township of Sidney		319/74	May 11/74
	amended		532/75	July 5/75
	amended		756/75	Oct. 4/75
	amended		788/75	Oct. 25/75
	amended		334/76	May 1/76
	amended		816/76	Oct. 30/76
	amended		787/77	Nov. 12/77
	amended		756/79	Nov. 3/79
	amended		945/79	Jan. 12/80
	County of Hastings—Township of Thurlow		318/74	May 11/74
	amended		390/75	June 7/75
	amended		212/76	Mar. 27/76
	amended		334/76	May 1/76
	County of Huron—Township of Colborne		551/10	1,144
	(revoking Regulation)		689/80	Sept. 6/80
	County of Huron—Township of East Wawanosh		349/74	May 18/74
	amended		994/74	Jan. 11/74
	amended		13/75	Feb. 1/75
	amended		333/76	May 1/76
	County of Huron—Township of Goderich		600100	C4 6/00
	(revoking Regulation)		688/80	Sept. 6/80
	County of Huron—Township of Hay		288/74	May 11/74
	amended		181/75	Mar. 29/75
	amended		334/76	May 1/76
	County of Huron—Township of Morris		291/74	May 11/74
	amended		334/76	May 1/76
	County of Huron—Township of Stephen		289/74	May 11/74
	amended		841/74	Nov. 23/74
	amended		334/76	May 1/76
	County of Huron—Township of Turnberry		290/74	May 11/74
	amended		334/76	May 1/76
	amended		906/78	Dec. 9/78
	County of Huron—Township of Usborne		287/74	May 11/74
	amended		334/76	May 1/76
	amended		606/80	Aug. 9/80

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Planning Act—Continued				
Restricted Areas (see also Zoning Order) Continued				
County of Kent Township of Camden		278/74	May	11/74
amended		663/74	_	21/74
amended		334/76	May	1/76
amended		310/77		28/77
County of Kent-Township of Chatham		10/73	Jan.	27/73
amended		102/73	Mar.	17/73
amended		660/73	Nov.	10/73
amended		596/74	Aug.	31/74
amended		665/74	Sept.	21/74
amended		755/74	Oct.	19/74
amended		363/75	May	24/75
amended		608/75	Aug.	9/75
amended		22/78	Jan.	28/78
amended		414/79	June	30/79
amended		171/80	Mar.	29/80
amended		191/80	Mar.	29/80
amended		1061/80	Jan.	3/81
amended		1114/80	Jan.	10/81
County of Kent—Township of Raleigh		12/73	Jan.	27/73
amended		104/73	Mar.	17/73
amended		322/73	June	16/73
amended		779/73		29/73
amended		597/74	Aug.	31/74
amended		639/74	Sept.	14/74
amended		753/74		19/74
amended		839/74		23/74
amended		992/74	Jan.	11/75
amended		11/75	Feb.	1/75
amended		215/75	_ ^	12/75
amended		420/75	June	7/75
amended		722/75		20/75
amended		723/75		20/75
amended		777/75	Oct.	18/75
amended		611/76	Aug.	7/76
amended		643/80		23/80
County of Lambton—Township of Bosanquet		280/74		11/74
County of Lambton—Township of Enniskillen		327/76	May	1/76
1		206/00	A	E 100
(revoking Regulation)		206/80	Apr.	5/80
*		281/74		11/74
amended		655/74	-	14/74
amended		334/76	May	1/76
County of Langely Township of Pathyret		60/80	гев.	16/80
County of Lanark—Township of Bathurst		138/90	Tuno	14/90
(revoking Regulation)		438/80	June	14/80
		745/80	Sent	27/80
(revoking Regulation)		307/74	-	11/74
amended		334/76		1/76
County of Lanark—Township of North Elmsley		334/70	wiay	1/70
(revoking Regulation)		436/80	Inno	14/80
County of Lanark—Township of Ramsay		730/80	June	14/80
(revoking Regulation)		437/80	Tune	14/80
recoming regulation,		407/00	June	17/00

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nning Act—Continued	1		
Restricted Areas (see also Zoning Order)—Continued	•		
County of Leeds and Grenville—Township of Front of		200/74	7/1 11/7/
Leeds and Lansdowne		309/74	May 11/74
amended		845/75	Nov. 15/75
amended		328/76	May 1/76
amended		515/77	Aug. 6/77
amended		889/80	Nov. 15/80
County of Leeds and Grenville—Township of Oxford		272/77	T 25/75
(on Rideau)		372/77	June 25/77
County of Leeds and Grenville—Township of South		210/74	TAT - 11/7/
Elmsley		310/74	May 11/74
amended		786/74	Nov. 2/74
amended		371/75	May 31/75
amended		334/76	May 1/76
County of Leeds and Grenville—Township of South		0.71/7.7	T 25/55
Gower		371/77	June 25/77
County of Norfolk (now The Regional Municipality of Hal-			
dimand-Norfolk), Township of Townsend (now City of			T 1
Nanticoke) (revoking Regulation)		535/80	July 12/80
County of Northumberland, Township of Murray		320/74	May 11/74
amended		280/75	Apr. 26/75
amended		334/76	May 1/76
County of Ontario (now The Regional Municipality of Durham), Township of Pickering (now Town of Picker-			
<i>ing</i>)		102/72	Mar. 18/72
amended		692/74	Sept. 28/74
amended		895/77	Dec. 24/7
amended		419/78	June 17/78
amended		711/78	Sept. 30/78
amended		739/78	Oct. 14/78
		838/78	Nov. 18/78
amended			
amendedamended		860/78	Nov. 25/78
		860/78 959/78	
amended		,	Jan. 6/79
amendedamended		959/78	Jan. 6/79 Jan. 20/79
amended amended amended		959/78 8/79	Jan. 6/79 Jan. 20/79 May 12/79
amended amended amended amended		959/78 8/79 271/79	Jan. 6/79 Jan. 20/79 May 12/79 June 2/79
amended amended amended amended amended		959/78 8/79 271/79 322/79	Jan. 6/79 Jan. 20/79 May 12/79 June 2/79 June 30/79
amended amended amended amended amended amended amended		959/78 8/79 271/79 322/79 405/79	Jan. 6/79 Jan. 20/79 May 12/79 June 2/79 June 30/79 June 30/79
amended amended amended amended amended amended amended amended		959/78 8/79 271/79 322/79 405/79 411/79	Jan. 6/79 Jan. 20/79 May 12/79 June 2/79 June 30/79 June 30/79 July 21/79
amended amended amended amended amended amended amended amended amended		959/78 8/79 271/79 322/79 405/79 411/79 475/79	Jan. 6/76 Jan. 20/76 May 12/76 June 2/76 June 30/76 June 30/76 July 21/76 Aug. 4/76
amended		959/78 8/79 271/79 322/79 405/79 411/79 475/79 522/79	Jan. 6/76 Jan. 20/76 May 12/76 June 2/76 June 30/76 June 30/76 July 21/76 Aug. 4/76 Oct. 20/76
amended		959/78 8/79 271/79 322/79 405/79 411/79 475/79 522/79 710/79	Jan. 6/76 Jan. 20/76 May 12/77 June 2/76 June 30/76 June 30/77 June 30/77 July 21/77 Aug. 4/76 Oct. 20/76 Jan. 12/86
amended		959/78 8/79 271/79 322/79 405/79 411/79 475/79 522/79 710/79 959/79	Jan. 6/76 Jan. 20/76 May 12/77 June 2/77 June 30/76 June 30/76 July 21/76 Aug. 4/76 Oct. 20/76 Jan. 12/86 Mar. 15/86
amended		959/78 8/79 271/79 322/79 405/79 411/79 475/79 522/79 710/79 959/79 130/80	Jan. 6/76 Jan. 20/76 May 12/77 June 2/77 June 30/76 June 30/76 July 21/76 Aug. 4/76 Oct. 20/77 Jan. 12/86 Mar. 15/86 Mar. 15/86
amended		959/78 8/79 271/79 322/79 405/79 411/79 475/79 522/79 710/79 959/79 130/80 143/80	Jan. 6/76 Jan. 20/76 May 12/76 June 2/77 June 30/76 June 30/76 July 21/76 Aug. 4/76 Oct. 20/76 Jan. 12/86 Mar. 15/86 Mar. 15/86
amended		959/78 8/79 271/79 322/79 405/79 411/79 475/79 522/79 710/79 959/79 130/80 143/80 148/80	Jan. 6/76 Jan. 20/76 May 12/76 June 2/77 June 30/76 June 30/76 July 21/76 Aug. 4/76 Oct. 20/76 Jan. 12/86 Mar. 15/86 Mar. 15/86
amended		959/78 8/79 271/79 322/79 405/79 411/79 475/79 522/79 710/79 959/79 130/80 143/80 148/80 1064/80	Jan. 6/76 Jan. 20/76 May 12/76 June 2/7 June 30/76 June 30/76 July 21/76 Aug. 4/76 Oct. 20/77 Jan. 12/86 Mar. 15/86 Mar. 15/86 Jan. 3/8
amended		959/78 8/79 271/79 322/79 405/79 411/79 475/79 522/79 710/79 959/79 130/80 143/80 148/80 1064/80	Jan. 20/79 May 12/79 June 2/79 June 30/79 June 30/79 July 21/79 Aug. 4/79 Oct. 20/79 Jan. 12/80 Mar. 15/80 Mar. 15/80 Jan. 3/82 Mar. 18/74
amended		959/78 8/79 271/79 322/79 405/79 411/79 475/79 522/79 710/79 959/79 130/80 143/80 148/80 1064/80	Jan. 6/79 Jan. 20/79 May 12/79 June 2/70 June 30/79 June 30/79 July 21/79 Aug. 4/79 Oct. 20/79 Jan. 12/80 Mar. 15/80 Mar. 15/80 Jan. 3/82 Mar. 18/77 June 17/77
amended		959/78 8/79 271/79 322/79 405/79 411/79 475/79 522/79 710/79 959/79 130/80 143/80 148/80 1064/80 103/72 275/72 405/72	Jan. 6/79 Jan. 20/79 May 12/79 June 30/79 June 30/79 June 30/79 July 21/79 Aug. 4/79 Oct. 20/79 Jan. 12/80 Mar. 15/80 Mar. 15/80 Jan. 3/82 Mar. 18/72 June 17/72 Aug. 26/72
amended		959/78 8/79 271/79 322/79 405/79 411/79 475/79 522/79 710/79 959/79 130/80 143/80 148/80 1064/80	Jan. 6/79 Jan. 20/79 May 12/79 June 2/70 June 30/79 June 30/79 July 21/79 Aug. 4/79 Oct. 20/79 Jan. 12/80 Mar. 15/80 Mar. 15/80 Jan. 3/82 Mar. 18/77 June 17/77

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			Date of
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Planning Act Continued			
Restricted Areas (see also Zoning Order)—Continued			
County of Ontario (now The Regional Municipality of			
Durham), Township of Uxbridge—Continued			
amended		58/79	Feb. 10/79
amended		148/79	Mar. 24/79
amended		385/79	June 16/79
amended		669/79	Oct. 6/79
amended		852/79	Dec. 8/79
amended		893/80	Nov. 15/80
amended		959/80	Dec. 6/80
County of Oxford—Township of Tillsonburg		347/74	May 18/74
amended		331/76	May 1/76
County of Perth—Township of Elma		285 /74	May 11/74
amended		1002 /75 334 /76	Dec. 27/75
amended		150 / 79	May 1/76 Mar. 31/79
County of Perth—Township of Wallace		286 /74	May 11/74
amended		666 /74	Sept. 21 /74
amended		121 /75	Mar. 8/75
amended		300 /75	May 3/75
amended		82 /76	Feb. 14/76
amended		334 /76	May 1/76
amended		501/76	June 26/76
amended		573 / 76	July 24/76
amended		785 / 76	Oct. 16/76
amended		846 / 76	Nov. 6/76
amended		689 /77	Nov. 8/77
amended		914/77	Dec. 31/77
amended		678 / 78	Sept. 16/78
County of Peterborough—Township of North Monaghan		377 /77	June 25/77
County of Prescott and Russell-Township of West			
Hawkesbury		321 /74	May 11/74
amended		334 / 76	May 1/76
County of Prince Edward—Township of North Marys-			
burg		328 /74	May 11/74
amended		334 / 76	May 1/76
County of Prince Edward—Township of Sophiasburg.		327 /74	May 11/74
amended		334 / 76	May 1/76
County of Renfrew—Township of Admaston		316 / 74	May 11/74
amended		334 / 76	May 1/76
amended		77 77	Mar. 5/77
amended		970 /78 314 /74	Jan. 6/79
amended		334 / 76	May 11/74
County of Renfrew—Township of Horton		317 / 74	May 1/76 May 11/74
amended		334 / 76	May 11/74
County of Renfrew—Township of McNab		311/74	May 11/74
amended		329 / 76	May 1/76
County of Renfrew—Township of Pembroke		315 / 74	May 11/74
amended		527 /74	July 27/74
amended		334 /76	May 1/76
County of Renfrew-Township of Rolph, Buchanan,			,
Wylie and McKay		312 / 74	May 11/74
amended		334 / 76	May 1/76

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anning Act—Continued					
Restricted Areas (see also Zoning Order)—Continued		212/74	Man	11/7/	
County of Renfrew—Township of Stafford		313/74		11/74	
amended		334/76	May	1/76	
County of Simcoe—Towship of Essa		299/74		11/74	
amended		334/76	May	1/76	
amended		344/76	May	8/70	
County of Simcoe—Township of Innisfil		1034/80	Dec.	27/80	
County of Simcoe—Township of Nottawasaga—					
see under "Zoning Order"		100/75	3. T	1 /27	
County of Simcoe—Township of Tay		108/75	Mar.	,	
amended		227/78	Apr.	15/78	
amended		406/79	-	30/79	
County of Simcoe—Township of Tecumseth		300/74	May		
amended		334/76	May	1/70	
amended		824/80	Oct.	18/80	
County of Simcoe—Township of Vespra		62/73	Mar.		
amended		593/73	Oct.	6/73	
amended		17/74	Jan.	26/74	
amended		115/74		16/74	
amended		406/74		15/74	
amended		595/74		24/74	
amended		623/74	Sept.		
amended		932/74		28/74	
amended		174/75		29/75	
amended		343/76	May	8/76	
amended		598/76	July	31/76	
amended		817/76	Oct.	30/76	
amended		919/76	Dec.	4/76	
amended		86/77		12/77	
amended		155/77	Apr.	2/7	
amended		309/77	May	28/77	
amended		374/77		25/77	
amended		473/77	July	23/7	
amended		761/77	Nov.		
County of Victoria—Township of Ops		302/74		11/74	
amended		633/74	Sept.	14/74	
amended		4/75	Jan.	25/75	
amended		986/75	Dec.	27/75	
amended		334/76	May	1/76	
amended		395/76	May	22/76	
amended		159/79	Apr.	7/79	
District of Cochrane—Township of Glackmeyer		271/74	May	11/7	
amended		326/76	May		
			2	,	
Town of Kapuskasing				40/8	
amended Town of Kapuskasing See also infra "Part of the Corporation of the City of Timmins" District of Kapana Patricia Parties		503/71 172/75		18/71 29/75	
District of Kenora, Patricia Portion		774100	0-4	11/00	
(revoking Regulation)		774/80	Oct.	11/80	
District of Manitoulin—see infra—"Part of the District of Manitoulin—Townships of Campbell, Dawson, Mills and Robinson"					

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nning Net Continued				
Restricted Areas (see also Zoning Order)—Continued				
District of Nipissing Township of Strathy	666			
amended		740/73	Dec.	15/73
See also infra—"Improvement District of Temagami"		,		/
"Part of the District of Nipissing"				
See also infra under "Zoning Order"				
Districts of Nipissing and Timiskaming	668			
District of Parry Sound-see infra under "Zoning Order"				
District of Rainy River-see infra under "Zoning Order"				
District of Rainy River—Township of Alberton		268/74	May	11/74
amended		12/75	Feb.	1/75
amended		855/75	Nov.	15/75
amended		334/76	May	1/76
District Rainy River—Township of Miscampbell		449/74	June	29/74
District of Sudbury—see infra—"Part of the District of Sudbury"				
District of Thunder Bay—see infra—"Part of the District of Thunder Bay"				
District of Timiskaming	671			
amended		88/74	Mar.	2/74
amended		469/76		12/76
amended		846/77	Dec.	3/77
amended		99/78		25/78
amended		473/79		21/79
amended		601/79	Sept.	
amended		663/79	Oct.	6/79
amended		783/79		10/79
amended		831/79		24/79
amended		891/79		22/79
amended		154/80		15/80
amended		355/80		17/80
amended		439/80	-	14/80
amended		506/80	July	5/80
amended		553/80	July	26/80
amended		555/80	July	26/80
amended		559/80	July	
amended		639/80		23/80
amended		704/80		13/80
amended		733/80	-	27/80
amended		744/80		27/80
		869/80	_	1/80
amendedamended		870/80	Nov.	,
amended		958/80	Dec.	6/80
Geographic Township of Croft in the District of Parry		,		
Geographic Township of East Mills in the District of Parry		1110/80	Jan.	10/81
cound		1133/80	Jan.	17/81
Geographic Township of Ferguson in the District of Parry		1109/80	Jan.	10/81
Geographic Townships of Hanlan, Casgrain, Kendall,				
Way and Lowther in the Territorial District of Cochrane		493/78		15/78
amended		820/79		17/79
amended amended		440/80 694/80	Sept.	6/80

TABLE OF REGULATIONS	TABLE OF REGULATIONS		
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Restricted Areas (see also Zoning Order)—Continued			
Geographic Township of Haultain in the Territorial Dis-			
trict of Timiskaming		467/80	June 21/80
Geographic Township of Lyon in the Territorial District of			
Thunder Bay		897/79	Dec. 22/79
Geographic Townships of Owen, O'Brien and Teetzel in			7 1
the Territorial District of Cochrane		423/78	July 15/78
Geographic Township of Upsala in the Territorial District		206100	TM 2.400
of Thunder Bay		296/80	May 3/80
Improvement District of Ear Falls, District of Kenora,		772/00	Oct 11/90
Patricia Portion (revoking Regulation)		773/80	Oct. 11/80
amended		561/72	Dec. 16/72
amended		355/73	June 30/73
amended		875/74	Nov. 30/74
amended		214/75	Apr. 12/75
amended		123/76	Feb. 28/76
amended		373/76	May 15/76
amended		541/76	July 10/76
amended		394/78	June 17/78
amended		815/78	Nov. 11/78
amended		968/78	Jan. 6/79
amended		267/79	May 12/79
amended		318/79	June 2/79
amended		721/79	Oct. 20/79
amended		958/79	Jan. 12/80
amended		149/80	Mar. 15/80
amended		273/80	Apr. 26/80
amended		536/80	July 12/80
Lands within the Township of Smith in the County of		720/70	Oct 20/70
Peterborough		720/79	Oct. 20/79
Peterborough		879/79	Dec. 15/79
Municipality of Metropolitan Toronto, Borough of		017/17	Dec. 15/17
Scarborough		20/74	Jan. 26,74
amended		577/79	Aug. 18/79
Part of the District of Kenora		12/78	Jan. 21/78
Part of the District of Manitoulin-Townships of			
Campbell, Dawson, Mills and Robinson		153/74	Mar. 30/74
amended		559 / 75	July 12/75
amended		916/75	Dec. 6/75
amended		364 / 76	May 15/76
amended		967/76	Dec. 25/76
amended		156/77	Apr. 2/77
amended		169 /77	Apr. 9/77
amended		240 /77	Apr. 30 /77
amended		241 /77	Apr. 30/77
amended		480 /77	July 23/77
amended		545 /77	Aug. 20/77 Nov. 5/77
amenaeaamended		754 /77 785 /77	Nov. 12/77
amenaeaamended		841 /77	Dec. 3/77
amended.		906 /77	Dec. 31/77
amended		953 /77	Jan. 7/78
			Jane

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Planning Act Continued				
Restricted Areas user also Zoning Order) - Continued				
Part of the District of Manitoulin Township of	of			
Campbell, Dawson, Mills and Robinson—Continued				
amended		17 / 78	Jan. 28/78	
amended		23 / 78	Feb. 4/78	
amended		24/78	Feb. 4/78	
amended		86/78	Feb. 25/78	
amended		135 / 78	Mar. 18/78	
amended		399 78	June 17/78	
amended		602 / 78	Aug. 19/78	
amended		805 / 78	Nov. 4/78	
amended		821 /78	Nov. 11/78	
amended		840 / 78	Nov. 18/78	
amended		928 / 78	Dec. 23/78	
amended		119/79	Mar. 17/79	
amended		320 / 79	June 2/79	
amended		362 79	June 16/79	
amended		363 / 79	June 16/79	
amended		752 79	Oct. 27/79	
amended		784 / 79	Nov. 10/79	
amended		961 / 79	Jan. 12/80	
amended		55/80	Feb. 16/80	
amended		107/80	Mar. 1/80	
amended		134/80	Mar. 15/80	
amended		462/80	June 21/80	
amended		575/80	Aug. 2/80	
amended		576/80	Aug. 2/80	
amended		614/80	Aug. 16/80	
amended		641/80	Aug. 23/80	
amended		668/80	Aug. 30/80	
amended		721/80	Sept. 20/80	
amended		835/80	Oct. 18/80	
amended		836/80	Oct. 18/80	
amended		895/80	Nov. 15/80	
amended		941/80	Nov. 29/80 Nov. 29/80	
emended		944/80	Nov. 29/80	
amended		945/80	Nov. 29/80	
amended		946/80		
Part of the District of Nipissing		540 /74	Aug. 3/74 Oct. 11/75	
amended		761 /75 324 /76	May 1/76	
amended				
amended		574 76 962 76	July 24/76	
amended		962 / 76	Dec. 25 /76 Dec. 25 /76	
amended		136 / 77	Mar. 26/77	
amended		,		
am. nd.d		170 /77 338 /77	Apr. 9/77 June 11,77	
amended			July 9/77	
amended		396 /77 561 /77	0 0	
amended			Aug. 20 /77	
amındıd		652 /77	Sept. 24/77 Nov. 5/77	
am: nd: d		755 77	Nov. 19/77	
amended		794 /77	Dec. 10/77	
amended		873 / 77		
am, nd, d		891 /77	Dec. 24/77	

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Planning Act—Continued			
Restricted Areas (see also Zoning Order)—Continued Part of the District of Nipissing—Continued			
amended		907/77	Dec. 31/77
amended		926 /77	Dec. 31/77
amended		21/78	Jan. 28/78
amended		117/78	Mar. 11/78
amended		221/78	Apr. 15/78
amended		286 / 78	May 6/78
amended		400 / 78	June 17/78
amended		504 / 78	July 22/78
amended		536 / 78	July 29/78
amended		604 / 78	Aug. 19/78
amendedamended		692 /78 713 /78	Sept. 23 / 78 Sept. 30 / 78
amended		745 / 78	Oct. 14/78
amended		746 / 78	Oct. 14/78
amended		806 / 78	Nov. 4/78
amended		864 / 78	Nov. 25/78
amended		920/78	Dec. 16/78
amended		268/79	May 12 79
amended		269/79	May 12,79
amended		319/79	June 2 79
amended		549/79	Aug. 11,79
amended		595 / 79	Sept. 1,79
amended		643 / 79	Sept. 22 '79
amended		753 / 79	Oct. 27 79
amended		870/79	Dec. 15,79
amended		962/79	Jan. 12 80
amended		17/80	Jan. 26/80
amended		108/80	Mar. 1/80
amended		261/80	Apr. 19/80
amended		270/80	Apr. 26/80
amended		550/80	July 26/80
amended		650/80	Aug. 23/80
amended		709/80	Sept. 13/80
amended		743/80	Sept. 27/80
amended		879/80	Nov. 8/80
amended		899/80	Nov. 15/80
amended		1035/80	Dec. 27.80
Part of the District of Sudbury		568 72 342 73	Dec. 30/72
		416 / 73	June 23 73 July 21 73
amended			Sept. 1/73
amended		507 /73 581 /73	Sept. 1773 Sept. 29/73
amended		655 /73	Nov. 10/73
amended		709 /73	Dec. 1/73
amended		781 /73	Dec. 29 73
amended		76 / 74	Feb. 23/74
amended		154 / 74	Mar. 30 74
amended		247 / 74	May 4 74
amended		434 /74	June 22 74
amended		498 / 74	July 20 74
amended		587 / 74	Aug. 24 74

	Regul	Regulation No.	
	R.R.O. 1970	O. Reg.	Date of Gazette
Planning Act Continued			
Restricted Areas usee also Zoning Order)—Continued Part of the District of Sudbury—Continued			
amended		776 / 74	Oct. 26/74
amended		834 / 74	Nov. 23/74
amended		902 /74	Dec. 7/74
amended		380 / 75	May 31/75
amended		526 / 75	July 5/75
amended		844 / 75	Nov. 15/75
amended		850 /75	Nov. 15/75
amended		943 /75	Dec. 20/75
amended		1030 / 75	Jan. 10/76 Feb. 21/76
amended		108 / 76 610 / 76	Aug. 7/76
amended		48/77	Feb. 26/7
amended		176 / 77	Apr. 9/7
amended:		471 /77	July 23/7
amended		477 /77	July 23/7
amended		557 / 77	Aug. 20/7
amended		594 /77	Sept. 3/7
amended		752 /77	Nov. 5/7
amended		16/78	Jan. 28/78
amended		116/78	Mar. 11/7
amended		134 / 78	Mar. 18/7
amended		398 / 78	June 17/78
amended		432 / 78	June 24/7
amended		437 78	June 24/7
amendedamended		438 78	June 24/7
amended		473 / 78 503 / 78	July 15/7
amended		582 / 78	Aug. 12/7
amended		600 / 78	Aug. 19/7
amended		601 / 78	Aug. 19/7
amended		648/78	Sept. 2/7
amended		654/78	Sept. 9/7
amended		715/78	Sept. 30/7
amended		727 / 78	Oct. 7/7
amended		728 / 78	Oct. 7/7
amended		729 / 78	Oct. 7/7
amended		775 78	Oct. 21/7
amended		804 / 78	Nov. 4/7
amended		861 / 78	Nov. 25/7
amended		298 79	May 26/7
amended		337 / 79	June 9/7
amended		413 / 79	June 30/7
amendedamended		426 / 79 460 / 79	June 30/7 July 14/7
amended		476 79	July 21/7
amended		501/79	Aug. 4/7
amended		548 / 79	Aug. 11/7
amended		594/79	Sept. 1/7
amended		598 / 79	Sept. 1/7
amended		640/79	Sept. 22/79
amended		641/79	Sept. 22/79
amended		683 / 79	Oct. 6/79

	Regula	Regulation No.	
	R.R.O. 1970	O. Reg.	Gazette
lanning Act—Continued			
Restricted Areas (see also Zoning Order)—Continued Part of the District of Sudbury—Continued			
amended		708 / 79	Oct. 13/79
amended		818/79	Nov. 17/79
amended		875 / 79	Dec. 15/79
amended		910/79	Dec. 29/7
amended		960/79	Jan. 12/8
amended		105/80	Mar. 1/80
amended		106/80	Mar. 1/80
amended		192/80	Mar. 29/80
amended		211/80	Apr. 12/80
amended		612/80	Aug. 9/80
amended		613/80	Aug. 16/80
amended		640/80	Aug. 23/80
amended		660/80	Aug. 30/80
amended		752/80	Oct. 4/80
amended		753/80	Oct. 4/80
amended		794/80	Oct. 11/80
amended		881/80	Nov. 8/8
amended		882/80	Nov. 8/86
amended		952/80	Dec. 6/8
amended		1036/80	Dec. 27/8
amended		1037/80	Dec. 27/8
amended		1047/80	Dec. 27/8
Part of the District of Sudbury—Township of Baldwin .		270/74	May 11/7
amended		334/76	May 1/7
Part of the District of Thunder Bay, Townships of			
Gorham and Ware		109/75	Mar. 1/7
amended		506/75	June 28/7.
amended		626/75	Aug. 16/7
amended		987/75	Dec. 27/7
amended		83/76	Feb. 14/7
amended		338/76	May 1/7
amended		713/76	Sept. 18/7
amended		322/80	May 17/8
amended		724/80	Sept. 27/80
amended		947/80	Dec. 6/80
amended		1059/80	Jan. 3/8
amended		1123/80	Jan. 17/8
Part of the District of Thunder Bay, Townships of			
Pearson and Scoble		219/75	Apr. 12/7:
amended		402/75	June 7/7.
amended		854/75	Nov. 15/7
amended		931/75	Dec. 20/7.
amended		47/76	Jan. 31/7
amended		339/76	May 1/7
Part of the Geographic Township of Striker in the Ter-			
ritorial District of Algoma		165/80	Mar. 22/80
Part of the Township of Brantford in the County of Brant.		1075/80	Jan. 3/8
Regional Municipality of Durham, Town of Ajax		18/74	Jan. 26/7
amended		962/78	Jan. 6/79
amended		960/80	Dec. 6/80
Regional Municipality of Durham, Town of Pickering		19/74	Jan. 26/7
amended		963/78	Jan. 6/79

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	R.R.O. 1970	O. Reg.	Gazette
Planning Act Continued			
Restricted Areas (see also Zoning Order)—Continued			
Regional Municipality of Durham, Town of Pickering —Continued			
amended		211/79	Apr. 21/79
amended		222/79	Apr. 28/79
amended		477/79	July 21/79
amended		735/80	Sept. 27/80
amended		757/80	Oct. 4/80
amended		962/80	Dec. 6/80
Regional Municipality of Durham, Township of Uxbridge		, , , , ,	
(formerly Township of Scott, County of Ontario)		634/77	Sept. 17/77
amended		759/78	Oct. 21/78
Regional Municipality of Durham, Town of Whitby		467/74	July 6/74
amended		964/78	Jan. 6/79
amended		961/80	Dec. 6/80
Regional Municipality of Haldimand-Norfolk, Townships		,	,
of Delhi and Norfolk (formerly Township of Middleton)		347/74	May 18/74
amended		331/76	May 1/76
Regional Municipality of Halton, Town of Oakville		•	
(revoking Regulation)		1004/80	Dec. 20/80
Regional Municipality of Niagara, Township of West			
Lincoln		296/74	May 11/74
amended		334/76	May 1/76
amended		87/78	Feb. 25/78
amended		374/78	June 3/78
Regional Municipality of Ottawa-Carleton, Township of		,	
Cumberland		323/74	May 11/74
amended		472/74	July 6/74
amended		107/75	Mar. 1/75
amended		800/75	Nov. 1/75
amended		334/76	May 1/76
amended		461/76	June 5/76
amended		574/79	Aug. 18/79
Regional Municipality of Ottawa-Carleton, Township of		,	0 ,
Fitzroy (now Township of West Carleton)	670		
Marlborough (now Township of Rideau) (revoking			
Regulation)		204/80	April 5/80
Regional Municipality of Ottawa-Carleton, Township of			
West Carleton (formerly the Township of Fitzroy)		325/74	May 11/74
amended		499/74	July 20/74
amended		45/76	Jan. 31/76
amended		330/76	May 1/76
amended		841/78	Nov. 18/78
amended		940/80	Nov. 29/80
Regional Municipality of Waterloo, City of Cambridge (formerly Lands within the Township of North Dum-			
fries)		535/79	Aug. 4/79
Regional Municipality of York, Town of Markham		104/72	Mar. 18/72
amended		360/72	Aug. 5/78
amended		491/72	Oct. 21/72
amended		589/78	Aug. 19/78
amended		647/78	Sept. 2/78
amended		690/78	Sept. 16/78

	Regula	egulation No. Date of	
F		O. Reg.	Gazette
Planning Act—Continued			
Restricted Areas (see also Zoning Order)—Continued			
Regional Municipality of York, Town of Markha	m		
—Continued			
amended		820/78	Nov. 11/7
amended		853/78	Nov. 25/7
amended		961/78	Jan. 6/7
amended		115/79	Mar. 10/7
amended		137/79	Mar. 24/7
amended		307/79	May 26/7
amended		412/79	June 30/7
amended		528/79	Aug. 4/7
amended		722/79	Oct. 20/7
amended		817/79	Nov. 17/7
amended		892/79	Dec. 22/7
amended		104/80	Mar. 1/8
amended		114/80	Mar. 1/8
amended		404/80	May 31/8
amended		561/80	Aug. 2/8
amended		622/80	Aug. 16/8
amended		953/80	Dec. 6/8
amended		954/80	Dec. 6/8
amended		955/80	Dec. 6/8
amended		1033/80	Dec. 27/8
Regional Municipality of York, Town of Whitchurch		1033/80	DCC. 27/6
Stouffville		101/72	Mar. 18/7
amended		347/72	July 27/7
amended		487/72	Oct. 21/7
amended		87/74	Mar. 2/7
amended		261/74	May 11/7
		958/78	Jan. 6/7
amended		930/10	Jan. 0//
		121/90	Mar. 15/8
der Bay		131/80	Mai. 13/0
		279/80	Apr. 26/8
District of Algoma		219/00	Apr. 20/8
kaming		356/80	May 17/8
		625/80	Aug. 16/8
amended		023/80	Aug. 10/8
Township of Croft in The Territorial District of Par		152/00	Man 15/0
Sound	· · · · · ·	153/80	Mar. 15/8
Township of Pettypiece in The Territorial District		177/90	Mar 20/9
Kenora		177/80	Mar. 29/8
Township of Wainwright in the Territorial District		707/70	NI. 17/7
Kenora		797/79	Nov. 17/7
Township of Wainwright in the Territorial District		1125/00	Ion 1770
Kenora		1135/80	Jan. 17/8
Rules of Procedure		722/70	0-4 7/7
Consent Applications		732/78	Oct. 7/7
amended		186/79	Apr. 14/7
amended		680/80	Aug. 30/8
Minor Variance Applications		155/78	Mar. 25/7
Subdivision Control	672		
County of Hastings, Plan No. 38		216/72	31 20/7
District of Algoma, Plan M-51 District of Cochrane, Plan M-13		216/72 402/72	May 20/7. Aug. 26/7.

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Planning Act - Continued			
Subdivision Control - Continued			
District of Thunder Bay, Plans 431 and 619		362/75	May 24/75
District of Thunder Bay, Plan M-56		343/79	June 16/79
Territorial District of Algoma		357/80	May 24/80
Territorial District of Kenora, Plans M-133 and M-134.		308/79	May 26/79
Ferritorial District of Thunder Bay		221/80	Apr. 12/80
Zoning Order (Restricted Areas)			
County of Essex, Township of Tilbury North	674		
amended		401/71	Oct. 2/7
amended		508 / 71	Dec. 18/7
amended		301 /72	July 1/7
amended		315/72	July 8/72
amended		583 /73	Sept. 29/7.
amended		752 /74	Oct. 19/7
amended		339 /75	May 24/7
amended		721 /75	Sept. 20 /7.
amended		607 /77	Sept. 10/7
amended		5/78	Jan. 21/7
amended		395 / 78	June 17 /7:
amended		832 / 79	Nov. 24 /7
amended		529/80	July 12/80
County of Simcoe, Township of Nottawasaga		162.171	M 0 /7
amended		163 /71	May 8/7
amended		237 /71	June 19/7
amended		333 /71	Aug. 14/7
amended		438 /71	Oct. 30/7
amended		133 / 72	Apr. 1/72
amendedamended		202 /72 417 /72	May 13/7
amended		507 /72	Sept. 2/7 Nov. 4/7
amended		6/73	Jan. 27/7
amended		204 / 73	Apr. 28/7
amended		601/73	Oct. 13/7
amended.		11/74	Jan. 26/7
amended		202 /74	Apr. 20/7
amended		478/74	July 13/7
amended		548 /74	Aug. 3/7
amended		770/74	Oct. 26/7
amended		354 / 75	May 24/7
amended		1024 / 75	Jan. 10/7
amended		156/76	Mar. 6/7
amended		374 / 76	May 15/7
amended		596 / 76	July 31/7
amended		724 / 76	Sept. 25/7
amended		769 / 76	Oct. 9/7
amended		895 / 76	Nov. 27/7
amended		944 / 76	Dec. 11/7
amended		969/76	Dec. 25/7
amended		154/77	Apr. 2/7
amended		256 / 77	May 7/7
amended		259 /77	May 7/7
amended		329 /77	June 4/7
amended		392 /77 475 /77	July 2/7
amended			

Jan. 6/79 Jan. 27/79

Feb. 10/79

Apr. 7/79

May 5/79

June 9/79

June 30/79

July 14/79

July 21/79

Aug. 4/79

Aug. 4/79

Sept. 22/79

Sept. 22/79

Oct. 13/79

Dec. 8/79

Jan. 12/80

Mar. 1/80 Apr. 12/80 May 24/80

Sept. 13/80

Dec. 6/80

Dec. 20/80

Dec. 27/80

6/80

Dec.

969 / 78

15/79

51/79

158/79

253/79

336 / 79

410/79

459/79

474/79

526 / 79

527 / 79

638/79

639/79

707 / 79

859 | 79

937 | 79

103/80

212/80

363/80

708/80

956/80

957/80

1021/80

1045/80

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	Regul	ation No.	Date of
	R.R.O. 1970	O. Reg.	Gazette
Planning Act—Continued	,		
Zoning Order (Restricted Areas)—Continued			
County of Simcoe, Township of Nottawasaga			
—Continued			
amended		564/77	Aug. 20/77
amended		608/77	Sept. 10/77
amended		708/77	Oct. 15/77
amended		718/77	Oct. 22/77
amended		757 / 77	Nov. 5/77
amended		758 / 77	Nov. 5/77
amended		819/77	Nov. 19/77
amended		871/77	Dec. 10/77
amended		941/77	Jan. 7/78
amended		6/78	Jan. 21/78
amended		66 / 78	Feb. 11/78
amended		83 / 78	Feb. 18/78
amended		91/78	Feb. 25/78
amended		114/78	Mar. 11/78
amended		169/78	Apr. 1/78
amended		170/78	Apr. 1/78
amended		220 / 78	Apr. 15/78
amended		285/78	May 6/78
amended		332 / 78	May 20/78
amended		396 78	June 17/78
amended		409/78	June 17/78
amended		514/78	July 22/78
amended		532 / 78	July 29/78
amended		653 / 78	Sept. 9/78
amended		744/78	Oct. 14/78
amended		803 / 78	Nov. 4/78
amended		919/78	Dec. 16/78

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	Regula	ation No.	Date of	
	R.R.O. 1970	O. Reg.	Gazette	
Planning Act Continued				
Zoming Order (Restricted Areas) - Continued		192/71	Dec. 4/71	
District of Kenora District of Nipissing		482/71 486/71	Dec. 4/71 Dec. 4/71	
District of Parry Sound		484/71	Dec. 4/71	
amended		1022/80	Dec. 27/80	
District of Rainy River		483/71	Dec. 4/71	
District of Sudbury		485/71	Dec. 4/71	
Plant Diseases Act				
General	677			
D. C. A.				
Police Act	670			
Arbitration				
Equipment		895/75	Nov. 29/75	
General			1100. 29/13	
amended		10/71	Jan. 23/71	
amended		296/73	June 2/73	
amended		970/74	Jan. 4/74	
Municipal Police Forces		780/73	Dec. 29/73	
Responsibility of Policing				
amended		171/75	Mar. 29/75	
amended		205/76	Mar. 20/76	
Power Corporation Act (title of Act changed March 4th, 1974, See S.O. 1973, c. 57, s. 1 and s. 19, formerly The Power Commission Act)				
Electrical Safety Code		747/77	Oct. 29/77	
Fees		681/80	Sept. 6/80	
Pension and Insurance Plan			T 20/51	
amended		22/71	Jan. 30/71	
amended		135/71	Apr. 17/71	
amended		70/72	Feb. 26/72	
amended		165/73 123/74	Apr. 14/73 Mar. 16/74	
amended		100/75	Mar. 1/75	
amended		315/76	Apr. 24/76	
amended		262/77	May 7/77	
amended		694/77	Oct. 8/77	
amended		219/79	Apr. 21/79	
amended		1097/80	Jan. 3/81	
Water Heaters	686			
Prearranged Funeral Services Act				
Trust Accounts	687			
amended		638/75	Aug. 23/75	
amended		352/80	May 17/80	
Pregnant Mare Urine Farms Act	600			
General		211/71	Morr 20/71	
amended		211/71	May 29/71	
Private Hospitals Act	(00			
General		417/71	Oct 0/71	
amended		417/71	Oct. 9/71	

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		O. Reg.	Date of Gazette
Private Investigators and Security Guards Act			
General	690		
amended		52/78	Feb. 11/78
amended		196/78	April 1/78
Private Vocational Schools Act, 1974			
General		881/74	Nov. 30/74
amended		906/75	Dec. 6/75
amended		959/76	Dec. 25/76
amended		82/77	Mar. 12/77
amended		485/77	July 30/77
amended		693/78	Sept. 23/78
amended		604/79	Sept. 8/79
amended		815/80	Oct. 18/80
Professional Engineers Act			
Consulting Engineers		60/73	Mar. 3/73
Designation of Specialists		59/73	Mar. 3/73
General			
Practice and Procedure for Hearings			Mar. 20/71
Property Tax Stabilization Act, 1973 (now Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1))		111/71	. 20//1
(now Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1)) Provincial Court (Civil Division) Project Act, 1979			
(now Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1))		470/80	June 21/80
(now Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1)) Provincial Court (Civil Division) Project Act, 1979 Rules of the Provincial Court (Civil Division)			
(now Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1)) Provincial Court (Civil Division) Project Act, 1979 Rules of the Provincial Court (Civil Division) Provincial Courts Act General		470/80	June 21/80
(now Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1)) Provincial Court (Civil Division) Project Act, 1979 Rules of the Provincial Court (Civil Division)		470/80 998/76	June 21/80Jan. 1/77
(now Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1)) Provincial Court (Civil Division) Project Act, 1979 Rules of the Provincial Court (Civil Division) Provincial Courts Act General amended Observation and Detention Homes	692	470/80 998/76 383/79	June 21/80 Jan. 1/77 June 16/79
(now Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1)) Provincial Court (Civil Division) Project Act, 1979 Rules of the Provincial Court (Civil Division) Provincial Courts Act General amended Observation and Detention Homes Remuneration of Part-Time Provincial Judges	692	470/80 998/76 383/79 353/74	June 21/80 Jan. 1/77 June 16/79 May 25/74
(now Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1)) Provincial Court (Civil Division) Project Act, 1979 Rules of the Provincial Court (Civil Division) Provincial Courts Act General amended Observation and Detention Homes Remuneration of Part-Time Provincial Judges amended	692	470/80 998/76 383/79	June 21/80 Jan. 1/77 June 16/79
(now Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1)) Provincial Court (Civil Division) Project Act, 1979 Rules of the Provincial Court (Civil Division) Provincial Courts Act General amended Observation and Detention Homes Remuneration of Part-Time Provincial Judges amended Rules of Practice and Procedure of The Provincial Offences	692	470/80 998/76 383/79 353/74 123/80	June 21/80 Jan. 1/77 June 16/79 May 25/74 Mar. 15/80
(now Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1)) Provincial Court (Civil Division) Project Act, 1979 Rules of the Provincial Court (Civil Division) Provincial Courts Act General amended Observation and Detention Homes Remuneration of Part-Time Provincial Judges amended Rules of Practice and Procedure of The Provincial Offences Courts	692	470/80 	June 21/80 Jan. 1/77 June 16/79 May 25/74 Mar. 15/80 Apr. 5/80
(now Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1)) Provincial Court (Civil Division) Project Act, 1979 Rules of the Provincial Court (Civil Division) Provincial Courts Act General amended Observation and Detention Homes Remuneration of Part-Time Provincial Judges amended Rules of Practice and Procedure of The Provincial Offences Courts Rules of the Provincial Courts (Family Divison)	692	470/80 998/76 383/79 353/74 123/80 200/80 386/79	June 21/80 Jan. 1/77 June 16/79 May 25/74 Mar. 15/80 Apr. 5/80 June 23/79
(now Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1)) Provincial Court (Civil Division) Project Act, 1979 Rules of the Provincial Court (Civil Division) Provincial Courts Act General amended Observation and Detention Homes Remuneration of Part-Time Provincial Judges amended Rules of Practice and Procedure of The Provincial Offences Courts Rules of the Provincial Courts (Family Divison) amended	692	470/80 998/76 383/79 353/74 123/80 200/80 386/79 999/80	June 21/80 Jan. 1/77 June 16/79 May 25/74 Mar. 15/80 Apr. 5/80 June 23/79 Dec. 13/80
(now Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1)) Provincial Court (Civil Division) Project Act, 1979 Rules of the Provincial Court (Civil Division) Provincial Courts Act General amended Observation and Detention Homes Remuneration of Part-Time Provincial Judges amended Rules of Practice and Procedure of The Provincial Offences Courts Rules of the Provincial Courts (Family Divison) amended Salaries and Benefits of Provincial Judges	692	470/80 	June 21/80 Jan. 1/77 June 16/79 May 25/74 Mar. 15/80 Apr. 5/80 June 23/79 Dec. 13/80 Feb. 2/74
(now Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1)) Provincial Court (Civil Division) Project Act, 1979 Rules of the Provincial Court (Civil Division) Provincial Courts Act General amended Observation and Detention Homes Remuneration of Part-Time Provincial Judges amended Rules of Practice and Procedure of The Provincial Offences Courts Rules of the Provincial Courts (Family Divison) amended Salaries and Benefits of Provincial Judges amended	692	470/80 	June 21/80 Jan. 1/77 June 16/79 May 25/74 Mar. 15/80 Apr. 5/80 June 23/79 Dec. 13/80 Feb. 2/74 Nov. 13/76
(now Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1)) Provincial Court (Civil Division) Project Act, 1979 Rules of the Provincial Court (Civil Division) Provincial Courts Act General amended Observation and Detention Homes Remuneration of Part-Time Provincial Judges amended Rules of Practice and Procedure of The Provincial Offences Courts Rules of the Provincial Courts (Family Divison) amended Salaries and Benefits of Provincial Judges amended amended	692	470/80 	June 21/80 Jan. 1/77 June 16/79 May 25/74 Mar. 15/80 Apr. 5/80 June 23/79 Dec. 13/80 Feb. 2/74 Nov. 13/76 June 4/77
(now Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1)) Provincial Court (Civil Division) Project Act, 1979 Rules of the Provincial Court (Civil Division) Provincial Courts Act General amended Observation and Detention Homes Remuneration of Part-Time Provincial Judges amended Rules of Practice and Procedure of The Provincial Offences Courts Rules of the Provincial Courts (Family Divison) amended Salaries and Benefits of Provincial Judges amended amended amended amended amended amended amended amended	692	470/80 998/76 383/79 353/74 123/80 200/80 386/79 99/80 26/74 855/76 331/77 30/79	June 21/80 Jan. 1/77 June 16/79 May 25/74 Mar. 15/80 Apr. 5/80 June 23/79 Dec. 13/80 Feb. 2/74 Nov. 13/76 June 4/77 Feb. 3/79
(now Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1)) Provincial Court (Civil Division) Project Act, 1979 Rules of the Provincial Court (Civil Division) Provincial Courts Act General amended Observation and Detention Homes Remuneration of Part-Time Provincial Judges amended Rules of Practice and Procedure of The Provincial Offences Courts Rules of the Provincial Courts (Family Divison) amended Salaries and Benefits of Provincial Judges amended	692	470/80 	June 21/80 Jan. 1/77 June 16/79 May 25/74 Mar. 15/80 Apr. 5/80 June 23/79 Dec. 13/80 Feb. 2/74 Nov. 13/76 June 4/77 Feb. 3/79 Jan. 12/80
(now Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1)) Provincial Court (Civil Division) Project Act, 1979 Rules of the Provincial Court (Civil Division) Provincial Courts Act General amended Observation and Detention Homes Remuneration of Part-Time Provincial Judges amended Rules of Practice and Procedure of The Provincial Offences Courts Rules of the Provincial Courts (Family Divison) amended Salaries and Benefits of Provincial Judges amended amended amended amended amended amended amended amended	692	470/80 998/76 383/79 353/74 123/80 200/80 386/79 99/80 26/74 855/76 331/77 30/79	June 21/80 Jan. 1/77 June 16/79 May 25/74 Mar. 15/80 Apr. 5/80 June 23/79 Dec. 13/80 Feb. 2/74 Nov. 13/76 June 4/77 Feb. 3/79
(now Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1)) Provincial Court (Civil Division) Project Act, 1979 Rules of the Provincial Court (Civil Division) Provincial Courts Act General amended Observation and Detention Homes Remuneration of Part-Time Provincial Judges amended Rules of Practice and Procedure of The Provincial Offences Courts Rules of the Provincial Courts (Family Divison) amended Salaries and Benefits of Provincial Judges amended amended amended amended amended amended amended amended amended	692	470/80 	June 21/80 Jan. 1/77 June 16/79 May 25/74 Mar. 15/80 Apr. 5/80 June 23/79 Dec. 13/80 Feb. 2/74 Nov. 13/76 June 4/77 Feb. 3/79 Jan. 12/80
(now Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1)) Provincial Court (Civil Division) Project Act, 1979 Rules of the Provincial Court (Civil Division) Provincial Courts Act General Observation and Detention Homes Remuneration of Part-Time Provincial Judges amended Rules of Practice and Procedure of The Provincial Offences Courts Rules of the Provincial Courts (Family Divison) amended Salaries and Benefits of Provincial Judges amended amended amended amended amended amended amended amended	692	470/80 	June 21/80 Jan. 1/77 June 16/79 May 25/74 Mar. 15/80 Apr. 5/80 June 23/79 Dec. 13/80 Feb. 2/74 Nov. 13/76 June 4/77 Feb. 3/79 Jan. 12/80
(now Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1)) Provincial Court (Civil Division) Project Act, 1979 Rules of the Provincial Court (Civil Division) Provincial Courts Act General amended Observation and Detention Homes Remuneration of Part-Time Provincial Judges amended Rules of Practice and Procedure of The Provincial Offences Courts Rules of the Provincial Courts (Family Divison) amended Salaries and Benefits of Provincial Judges amended amended amended amended amended amended amended amended amended	692	470/80 998/76 383/79 353/74 123/80 200/80 386/79 999/80 26/74 855/76 331/77 30/79 955/79 1110/80	June 21/80 Jan. 1/77 June 16/79 May 25/74 Mar. 15/80 Apr. 5/80 June 23/79 Dec. 13/80 Feb. 2/74 Nov. 13/76 June 4/77 Feb. 3/79 Jan. 12/80 Jan. 10/81
(now Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1)) Provincial Court (Civil Division) Project Act, 1979 Rules of the Provincial Court (Civil Division) Provincial Courts Act General amended Observation and Detention Homes Remuneration of Part-Time Provincial Judges amended Rules of Practice and Procedure of The Provincial Offences Courts Rules of the Provincial Courts (Family Divison) amended Salaries and Benefits of Provincial Judges amended Grovincial Land Tax Act Exemption General	692	998/76 383/79 353/74 123/80 200/80 386/79 999/80 26/74 855/76 331/77 30/79 955/79 1110/80	June 21/80 Jan. 1/77 June 16/79 May 25/74 Mar. 15/80 Apr. 5/80 June 23/79 Dec. 13/80 Feb. 2/74 Nov. 13/76 June 4/77 Feb. 3/79 Jan. 12/80 Jan. 10/81 Aug. 23/75
(now Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1)) Provincial Court (Civil Division) Project Act, 1979 Rules of the Provincial Court (Civil Division) Provincial Courts Act General amended Observation and Detention Homes Remuneration of Part-Time Provincial Judges amended Rules of Practice and Procedure of The Provincial Offences Courts Rules of the Provincial Courts (Family Divison) amended Salaries and Benefits of Provincial Judges amended amended amended amended amended amended amended amended amended Erovincial Land Tax Act Exemption	692	470/80 998/76 383/79 353/74 123/80 200/80 386/79 999/80 26/74 855/76 331/77 30/79 955/79 1110/80 645/75 269/72	June 21/80 Jan. 1/77 June 16/79 May 25/74 Mar. 15/80 Apr. 5/80 June 23/79 Dec. 13/80 Feb. 2/74 Nov. 13/76 June 4/77 Feb. 3/79 Jan. 12/80 Jan. 10/81 Aug. 23/75 June 17/72
(now Ontario Unconditional Grants Act, 1975, See S.O. 1975, c. 7, s. 2 (1)) Provincial Court (Civil Division) Project Act, 1979 Rules of the Provincial Court (Civil Division) Provincial Courts Act General amended Observation and Detention Homes Remuneration of Part-Time Provincial Judges amended Rules of Practice and Procedure of The Provincial Offences Courts Rules of the Provincial Courts (Family Divison) amended Salaries and Benefits of Provincial Judges amended amended	692	470/80 998/76 383/79 353/74 123/80 200/80 386/79 999/80 26/74 855/76 331/77 30/79 955/79 1110/80 645/75 269/72 129/76	June 21/80 June 21/80 June 16/79 May 25/74 Mar. 15/80 Apr. 5/80 June 23/79 Dec. 13/80 Feb. 2/74 Nov. 13/76 June 4/77 Feb. 3/79 Jan. 12/80 Jan. 10/81 Aug. 23/75 June 17/72 Feb. 28/76
Provincial Court (Civil Division) Project Act, 1979 Rules of the Provincial Court (Civil Division) Provincial Courts Act General amended Observation and Detention Homes Remuneration of Part-Time Provincial Judges amended Rules of Practice and Procedure of The Provincial Offences Courts Rules of the Provincial Courts (Family Divison) amended Salaries and Benefits of Provincial Judges amended	692	470/80 998/76 383/79 353/74 123/80 200/80 386/79 999/80 26/74 855/76 331/77 30/79 955/79 1110/80 645/75 269/72	June 21/80 Jan. 1/77 June 16/79 May 25/74 Mar. 15/80 Apr. 5/80 June 23/79 Dec. 13/80 Feb. 2/74 Nov. 13/76 June 4/77 Feb. 3/79 Jan. 12/80 Jan. 10/81 Aug. 23/75 June 17/72

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Provincial Offences Act, 1979				
Costs		236/80	Apr. 12/80	
Extensions of Prescribed Times		203/80	Apr. 5/80	
Proceedings Commenced by Certificate of Offence		163/80	Mar. 22/80	
amended		527/80	July 12/80	
amended		727/80	Sept. 27/80	
amended		728/80	Sept. 27/80	
amended		897/80	Nov. 15/80	
Rules of Practice and Procedure on Appeals in the Court of		1 100	T	
Appeal under The Provincial Offences Act, 1979		472/80	June 28/80	
Rules of Practice and Procedure on Appeals in the County and				
District Courts and the Provincial Courts (Criminal Division under Section 93 of the Act		202/80	A 5/00	
Rules of Practice and Procedure on Appeals in the Provincia		202/80	Apr. 5/80	
Courts (Criminal Division) under Section 118 of the Act		201/80	Anr 5/90	
Courts (Criminal Division) under Section 118 of the Act		201/80	Apr. 5/80	
Provincial Parks Act				
Designation of Parks	695			
amended		114/71	Mar. 20/71	
amended		72/72	Feb. 26/72	
amended		245/72	June 10/72	
amended		345/72	July 29/72	
amended		473/72	Sept. 30/72	
amended		46/73	Feb. 24/73	
amended		110/73	Mar. 24/73	
amended		111/73	Mar. 24/73	
amended		451/74	June 29/74	
amended		607/74	Aug. 31/74	
amended		131/75	Mar. 15/75	
amended		1048/75	Jan. 10/76	
amended		704/76	Sept. 11/76	
amended		741/76	Oct. 2/76	
amendedamended		267/77 548/77	May 14/77 Aug. 20/77	
amended		578/77	Sept. 3/77	
amended		579/77	Sept. 3/77	
amended		630/77	Sept. 17/77	
amended		145/78	Mar. 25/78	
amended		517/78	July 22/78	
amended		151/79	Mar. 31/79	
amended		499/79	Aug. 4/79	
amended		613/79	Sept. 8/79	
amended		888/79	Dec. 22/79	
amended		51/80	Feb. 16/80	
amended		121/80	Mar. 15/80	
amended		198/80	Apr. 5/80	
amended		250/80	Apr. 19/80	
amended		336/80	May 17/80	
General		258/78	Apr. 29/78	
amended		424/78 465/78	June 17/78 July 15/78	
amended		152/79	Mar. 31/79	
amended		399/79	June 23/79	
amended		132/80	Mar. 15/80	
amended		408/80	May 31/80	

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rovincial Parks Act—Continued				
General—Continued				
amended		718/80	Sept. 20/8	
amended		1113/80	Jan. 10/8	
Guides in Quetico Provincial Park Mining—Ojibway Prairie Provincial Nature Reserve		924/79	Jan. 5/8	
sychologists Registration Act				
General	698			
amended		357/77	June 18/7	
amended		455/77	July 16/7	
amended		328/79	June 2/7	
ullia Association and Ast				
'ublic Accountancy Act Licence Fee		965170	Doc 157	
Electrice rec		865/79	Dec. 15/7	
1P C - 1 XV-1 L. A.				
ublic Commercial Vehicles Act	600			
Carrying Goods in Bond		107/72	Man 12/	
amended		197/72	May 13/	
amended		556/75	July 12/	
		226/80	Apr. 12/8	
amended		591/80	Aug. 9/8	
Conditions of Carriage—General Freight Carriers		227/80	Apr. 12/8	
amended		590/80	Aug. 9/8	
amended		224/80 589/80	Apr. 12/8 Aug. 9/8	
Conditions of Carriage—Used Household Goods Carriers		225/80	Aug. 9/8 Apr. 12/8	
amended		592/80	Aug. 9/8	
General				
amended		18/71	Jan. 23/	
amended		62/71	Feb. 13/	
amended		200/72	May 13/	
amended		364/72	Aug. 12/	
amended		416/74	June 15/	
amended		101/75	Mar. 1/	
amended		880/75	Nov. 29/	
amended		33/76	Jan. 31/	
amended		427/77	July 9/	
amended		31/78	Feb. 4/	
amended		549/78	Aug. 12/	
amended		563/78	Aug. 12/	
amended		650/79	Sept. 29/	
amended		812/79	Nov. 17/	
amended		36/80	Feb. 9/8	
amended		327/80	May 17/8	
ublic Health Act				
Application of Schedule B to The Public Health Act to Unor-				
ganized Townships		340/78	May 27/	
Camps in Unorganized Territory				
amended		747/79	Oct. 27/	
amended		975/80	Dec. 13/8	
Capital Grants for Community Health Facilities		1026/00	Dos	
amended		1026/80	Dec. 27/8	

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ublic Health Act—Continued			
Communicable Diseases	. 703		
amended		413/71	Oct. 9/7
amended		749/79	Oct. 27/7
amended		974/80	Dec. 13/8
Community Health Services			
Designation of Communicable Diseases		426/78	June 24/7
amended		855/78	Nov. 25/7
Designation of Human Ailments	. 705		
Food Premises		972/75	Dec. 20/7
amended		211/77	Apr. 23/7
amended		487/77	July 30/7
amended		283/78	May 6/7
amended		926/79	Jan. 5/8
amended		977/80	Dec. 13/8
Grants to Boards of Health			
amended		8/78	Jan. 21/7
amended		168/79	Apr. 7/7
Health Units—		100/19	71p1. 7/7
Areas that may be included in Health Units	. 710		
amended		75/71	Feb. 27/7
amended		144/71	Apr. 17/7
amended		399/71	Oct. 2/7
amended		563/74	Aug. 10/7
amended		641/74	Sept. 14/7
amended		287/76	Apr. 17/7
amended		852/77	Dec. 10/7
amended		586/78	Aug. 19/7
amended		679/78	Sept. 16/7
amended		169/80	Mar. 22/8
amended		979/80	Dec. 13/8
General			
amended		42/71	Feb. 6/7
amended		51/71	Feb. 13/7
amended		128/71	Apr. 10/7
amended		145/71	Apr. 17/7
amended		198/71	May 29/7
amended		199/71	May 29/7
amended		400/71	Oct. 2/7
amended		456/71	Nov. 6/7
amended		127/72	Apr. 1/7
amended		272/73	May 26/7
amended		1/74	_
amended			Jan. 19/7
amended		2/74	Jan. 19/7 Feb. 9/7
amended		36/74	Feb. 9/7 Feb. 16/7
amended		50/74 562/74	Aug. 10/7
amended			Apr. 26/7
amended		263/75 349/75	May 24/7
amended			
amended		350/75	May 24/7
amended		545/75	July 12/7. Jan. 17/7
amenaea		6/76	
amenaea		236/76 355/76	Apr. 3/70 May 15/70

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ublic Health Act—Continued				
Health Units—Continued				
General—Continued				
amended		851/77	Dec. 10/7	
amended		9/78	Jan. 21/7	
amended		587/78	Aug. 19/7	
amended		918/78	Dec. 16/7	
amended		167/79	Apr. 7/7	
amended		458/79	July 14/7	
amended		745/79	Oct. 27/7	
amended		259/80	Apr. 19/8	
amended		325/80	May 17/8	
amended		976/80	Dec. 13/8	
amended		1006/80	Dec. 20/8	
Indigent Patients		73/75	Feb. 22/7	
amended		968/75	Dec. 20/7	
Laboratories		483/72	Oct. 14/7	
amended		343/73	June 23/7	
amended		420/73	July 14/7	
amended		463/73	Aug. 18/7	
amended		766/74	Oct. 26/7	
amended		888/74	Nov. 30/7	
amended		397/76	May 22/7	
amended		924/77	Dec. 31/7	
amended		687/78	Sept. 16/7	
amended		920/79	Jan. 5/8	
Pasteurization Areas	713			
Pasteurization Plants	714			
amended		130/74	Mar. 16/7	
amended		561/74	Aug. 10/7	
amended		282/78	May 6/7	
amended		980/80	Dec. 13/8	
Plumbing in Unorganized Territory				
Public Swimming Pools		792/77	Nov. 19/7	
Qualifications of Medical Officers of Health, Public Heal		. > = /	2101. 277.	
Inspectors and Public Health Nurses		126/72	Apr. 1/7	
amended		744/79	Oct. 27/7	
amended		1080/80	Jan. 3/8	
Sanitary Code for Unorganized Territory			<i>jan.</i> 3/6	
amended		228/74	May 4/7	
amended		751/79	Oct. 27/7	
		978/80	Dec. 13/8	
Slaughterhouses and Meat Processing Plants				
		060/75	Doc 20/7	
amended		969/75	Dec. 20/7	
amended		750/79	Oct. 27/7	
amended		981/80	Dec. 13/8	
Specimen Collection Centres		250/74	May 11/7	
amended		923/77	Dec. 31/7	
Summer Camps				
amended		748/79	Oct. 27/7	
X-Ray Safety				
amended		589/79	Aug. 25/7	
amended		746/79	Oct. 27/7	

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Public Hospitals Act				
Capital Grants for the Amalgamation of Hospital Services		62/77	Feb. 26/77	
Capital Grants for Ambulance Facilities				
Capital Grants for Capital Expenditures that will Produce	, 20			
Savings in Operating Costs		358/77	June 18/77	
Capital Grants for Hospital Construction and Renovation		210/79	Apr. 21/79	
Capital Grants for Local Rehabilitation and Crippled Children's				
Centres		407/71	Oct. 2/71	
Capital Grants for Regional Rehabilitation Hospitals	724			
Capital Grants for Teaching Hospitals	725			
Classification of Hospitals	726			
amended		118/71	Apr. 3/71	
amended		176/72	Apr. 29/72	
amended		513/72	Nov. 4/72	
amended		464/78	July 1/78	
amended		1076/80	Jan. 3/81	
Hospital Management		440/74	A	
amended		119/71	Apr. 3/71	
amended		229/71	June 12/71	
amended		353/71	Sept. 4/7:	
amended		170/72	Apr. 22/72	
amended		193/72	May 13/72	
amended		247/72	June 10/72	
amended		100/74	Mar. 9/74	
amended		788/76	Oct. 16/76	
amended		934/76	Dec. 11/76	
amended		40/77	Feb. 19/7	
amended		462/78 986/78	July 1/78 Jan. 6/79	
amended		241/80	Jan. 6/79 Apr. 12/80	
amended		268/80	Apr. 26/80	
Special Grant		457/79	July 14/79	
Special Grant		574/80	Aug. 2/80	
Special Grant		769/80	Oct. 11/80	
Special Grant		793/80	Oct. 11/80	
Special Grant (revoking Regulation)		1077/80	Jan. 3/81	
Special Grant (1000ming Regulation)		1011/00	jan. o,o.	
Public Institutions Inspection Act, 1974				
Fees and Allowances to Panel Members		521/76	July 3/76	
Public Lands Act				
Land Use Permits		688/76	Sept. 11/76	
amended		90/79	Feb. 24/79	
Restricted Areas—		,0,,,	2001 21/11	
District of Algoma (revoking Regulation)		215/80	Apr. 12/80	
District of Algoma		147/72	Apr. 15/72	
District of Cochrane, Townships of Devitt, Eilber,		,		
McCowan, Barker, McCrea and Idington (revoking				
Regulation)		738/76	Sept. 25/76	
District of Kenora				
Districts of Kenora and Thunder Bay (revoking				
Regulation)		361/80	May 24/80	
		,		
9		437/71	OCt. 50/71	
District of Kenora—Patricia Portion District of Manitoulin and Sudbury		437/71 748/77	Oct. 30/71 Nov. 5/77	

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Public Lands Act—Continued			
Restricted Areas—Continued			
District of Nipissing		654/76	Aug. 28/76
District of Parry Sound		580/80	Aug. 2/80
District of Rainy River		138/76	Feb. 28/76
District of Sudbury— Townships of Wakami and TP. 22	739		
District of Thunder Bay—			
Townships of Blackwell, Conacher, Forbes, Goldie, Hagey, Haines, Laurie and the Dawson Road			
Lots			
Territorial District of Kenora		787/78	Oct. 28/78
Sale and Lease of Public Lands		246/71	June 19/71
amended		349/71	Aug. 28/71
amended		368/73	July 7/73
amended		514/75	July 5/75
amended		551/78	Aug. 12/78
amended		629/79	Sept. 15/79
amended		410/80	May 31/80
Public Libraries Act			
Grants for Public Libraries		339/72	July 22/72
amended		446/73	Aug. 18/73
amended		544/74	Aug. 3/74
amended		151/75	Mar. 22/75
amended		592/75	Aug. 2/75
amended		200/77	Apr. 16/77
Public Service Act			
General	749		
amended		38/71	Feb. 6/71
amended		162/71	May 8/71
amended		33/72	Feb. 19/72
amended		223/72	May 27/72
amended		500/72	Oct. 28/72
amended		123/73	Mar. 24/73
amended		363/73	June 30/73
amended		422/73	July 21/73
amended		605/73	Oct. 20/73
amended		666/73	Nov. 10/73
amended		156/74	Mar. 30/74
amended		394/74	June 8/74
amended		634/75	Aug. 16/75
amended		1013/75	Jan. 3/76
amended		169/76	Mar. 13/76
amended		396/76	May 22/76
amended		1004/76	Jan. 8/7
amended		184/77	Apr. 9/77
amended		398/77	July 9/7
amended		541/77	Aug. 13/7
amended		870/77	Dec. 10/7
amended		616/78	Aug. 26/78
amended		353/79	June 16/79 Oct. 27/79
amended		742/79	
amended		133/80	Mar. 15/80

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Public Service Act—Continued				
General—Continued (amending Reg. 749 of R.R.O. 1970)				
amendéd		484/80	June 28/80	
amended		491/80	June 28/80	
amended		630/80	Aug. 16/80	
amended		754/80	Oct. 4/80	
amended		796/80	Oct. 11/80	
Overtime, Ontario Provincial Police				
Stand-By, Ontario Provincial Police Force				
Vacations, Ontario Provincial Police	759			
Public Service Superannuation Act				
Designations Under Section 29a of the Act		589/76	July 31/76	
General				
amended		801 /74	Nov. 9/74	
amended		590 /76	July 31/76	
amended		576 /77	Aug. 27/77	
amended		5/79	Jan. 20/79	
amended		117/79	Mar. 10/79	
		,		
Public Transportation and Highway Improvement Act				
Designations				
Antrim to Quebec Boundary (Hwy. 417)	389			
amended		48/72	Feb. 19/72	
amended		114/72	Mar. 25/72	
amended		129/72	Apr. 1/72	
amended		262 /72	June 17/72	
amended		548 /72	Dec. 2/72	
amended		17 /73	Feb. 3/73	
amended		730 /74	Oct. 12/74	
amended		837 / 79	Nov. 24/79	
Don Valley Parkway Extension (Hwy. 404)	390		1104. 21/17	
amended		502 /73	Sept. 1/73	
amended		648 /77	Sept. 24/77	
Homer to Queenston (Hwy. 405)	391		Sept. 21/11	
London to Sarnia (Hwy. 402)	392			
amended		945 /74	Dec. 28/74	
amended		368 / 76	May 15/76	
amended		586 /77	Sept. 3/77	
amended		201/78	Apr. 1/78	
amended		559 / 78	Aug. 12/78	
amended		128/79	Mar. 24/79	
Miscellaneous—		120/19	Mai. 24/19	
Northern Ontario	20.2			
amended	393	87 /71	Mar. 6/71	
amended		148 /71	Apr. 24/71	
amended.		7 /74	Jan. 19/74	
amended		364 /75	May 24/75	
amenaeaamended		,		
		885 75	Nov. 29 /75	
amended		454 /77	July 16/77	
amended		509 /77	July 30/77	
amended		316 / 78 635 / 79	May 13/78	
amended		,	Sept. 22/79	
amended		59/80	Feb. 16/80	
amended		308/80	May 10/80	

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Public Transportation and Highway Improvement Act —Continued Designations—Continued

Miscella

gnations—Continued			
Miscellaneous—Continued	20.4		
Southern Ontario	394		
amended		11/71	Jan. 23/71
amended		41 /71	Feb. 6/71
amended		70 /71	Feb. 20/71
amended		165/71	May 8/71
amended		194/71	May 29/71
amended		238 /71	June 19/71
amended		406/71	Oct. 2/71
amended		477 /71	Nov. 27/71
amended		46 / 72	Feb. 19/72
amended		128/72	Apr. 1/72
amended		174/72	Apr. 29/72
amended		263 / 72	June 17/72
amended		293 / 72	July 1/72
amended		341 /72	July 22/72
amended		477 /72	Oct. 7/72
amended		571/72	Dec. 30/72
amended		64/73	Mar. 3/73
amended		329 / 73	June 16/73
amended		537 /73	Sept. 15/73
amended		630 /73	Oct. 27 /73
amended		633 /73	Oct. 27/73
amended		692 /73	Nov. 24/73
amended		6/74	Jan. 19/74
amended		106 /74	Mar. 9/74
amended		264 /74	May 11/74
amended		380 /74	May 25/74
amended		381 /74	May 25/74
amended		525 /74	July 27/74
amended		724 /74	Oct. 12/74
amended			,
amended.		857 / 74	Nov. 23 /74
amended.		9 / 75	Feb. 1/75
amended		86 / 75	Feb. 22/75
amended		314 / 75	May 17 /75
amended		960 /75 66 /76	Dec. 20/75 Feb. 7/76
		,	Feb. 28/76
amended		148 / 76	_ '
amended		440 /76	June 5/76
amended		538 /76	July 10/76
amended		578 /76	July 24/76
amended		927 76	Dec. 4/76
amended		1010 / 76	Jan. 8/77
amended		1011 /76	Jan. 8/77
amended		129 /77	Mar. 26/77
amended		685 /77	Oct. 8/77
amended		128 / 78	Mar. 11/78
amended		379 / 78	June 10/78
amended		449 / 78	July 1/78
amended		802 / 78	Nov. 4/78
amended		844 / 78	Nov. 18/78
amended		34/79	Feb. 3/79

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(numued Designations-Continued Miscellaneous Continued Southern Ontario-Continued amended..... Aug. 4/79 Sept. 1/79 Dec. 29/79 490/79 amended..... 593/79 amended..... 916/79 amended 127/80 Mar. 15/80 amended 181/80 Mar. 29/80 amended Apr. 26/80 272/80 amended May 10/80 307/80 Queen Elizabeth Way 395 405 / 71 Oct. 2/71 amended...... amended..... 18/72 Feb. 5/72 amended..... 377 /72 Aug. 12/72 amended..... 538 / 73 Sept. 15/73 632 / 73 Oct. 27/73 amended..... 729 / 74 Oct. 12/74 amended..... 87 /75 Feb. 22/75 amended...... 516 / 76 June 26/76 60/78 Feb. 11/78 amended..... 469 | 78 July 15/78 amended..... Mar. 3/79 106/79 Southwest Freeway 396 Apr. 8/72 Feb. 28/76 amended.... 137 / 72 149 / 76 amended...... amended...... 649 /77 Sept. 24/77 Mar. 15/80 amended 128/80 180/80 Mar. 29/80 amended St. Catharines to Welland (Hwy. 406)..... 397 amended...... 478 | 75 June 21/75 Toronto to North Bay (Hwy. 400)..... 398 amended....... 403/71 Oct. 2/71 amended..... 375 / 72 Aug. 12/72 amended..... Nov. 4/72 511/72 532 / 72 amended...... Nov. 18/72 Feb. 15/75 46 / 75 amended...... 137 / 75 Mar. 15/75 amended...... amended..... 223 / 76 Mar. 27/76 amended..... 369 / 76 May 15/76 696 / 76 Sept. 11/76 13 / 78 amended Jan. 21/78 Aug. 12/78 558 / 78 Nov. 18/78 845 / 78 161/79 Apr. 7/79 491/79 Aug. 4/79 492 / 79 Aug. 4/79 Toronto to Ouebec Boundary (Hwy. 401) 399 May 29/71 195/71 amended...... amended...... Sept. 4/71 356 / 71 2/72 amended..... 546 / 72 Dec. Dec. 30/72 amended..... 572 / 72 amended...... 385 / 73 July 7 / 73

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-Continued

Designations—Continued

Towards to Ougher Powerlaw (III 401) C. C.			
Toronto to Quebec Boundary (Hwy. 401)—Continued		620 172	0-4 27 /72
amended		628 / 73	Oct. 27/73
amended		265 / 74	May 11/74
amended		728 /74	Oct. 12/74
amended		856 / 74	Nov. 23/74
amended		877 /74	Nov. 30 /74
amended		136 / 75	Mar. 15/75
amended		89 / 76	Feb. 14/76
amended		570 /77	Aug. 27 /77
amended	400	707 / 77	Oct. 15/77
Toronto to Windsor (Hwy. 401)	400	77 /72	M 10/72
amended		77 /73	Mar. 10/73
amended		170 /73	Apr. 14/73
amended		359 /73	June 30 /73
amended		539 /73	Sept. 15/73
amended		631 /73	Oct. 27 /73
amended		726 74	Oct. 12/74
amended		727 74	Oct. 12/74
amended		64 / 75	Feb. 15/75
amended		313 / 75	May 17/75
amended		886 75	Nov. 29/75
amended		961/75	Dec. 20/75
amended		996 /75	Dec. 27/75
amended		588 / 76	July 31/76
amended		648 / 76	Aug. 21 /76
amended		55 /77	Feb. 26/77
amended		633 /77	Sept. 17/77
amended		418 / 78	June 17/78
amended	401	468/78	July 15/78
Toronto to Woodstock (Hwy. 403)	401	255.54	
amended		357 / 71	Sept. 4/71
amended		547 /72	Dec. 2/72
amended		540 /73	Sept. 15/73
amended		725 / 74	Oct. 12/74
amended		855 / 74	Nov. 23/74
amended		887 / 75	Nov. 29/75
amended		888 / 75	Nov. 29/75
amended		495 / 76	June 19/76
amended		54 /77	Feb. 26/77
amended		364/79	June 16/79
Trans-Canada Highway—	402		
Orillia to Manitoba Boundary	402	220.771	1 10/74
amended		239 /71	June 19/71
amended		478 /71	Nov. 27 /71
amended		82 /72	Mar. 4/72
amended		378 72	Aug. 12/72
amended		63 73	Mar. 3/73
amended		65 73	Mar. 3/73
amended		718 / 73	Dec. 8/73
amended		135 / 75	Mar. 15/75
amended		160 / 75	Mar. 22/75

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Designations — Continued			
Trans-Canada Highway-Orillia to Manitoba Boundary			
-Continued (amending Reg. 402 of R.R.O. 1970)			
amended		208 / 75	Apr. 5/75
amended		423 / 75	June 14/75
amended		535 / 75	July 5/75
amended		889 / 75	Nov. 29/75
amended		962 / 75	Dec. 20/75
amended		150 / 76	Feb. 28/76
amended		53/77	Feb. 26/77
amended		453 / 77	July 16/77
amended		510/77	July 30/77
amended		585 / 77	Sept. 3/77
amended		859 /77	Dec. 10/77
amended		30 / 78	Feb. 4/78
amended		340 / 79	June 9/79
amended	40.2	432 79	July 7/79
Orillia to Quebec Boundary	403		
amended		53 / 71	Feb. 13/71
amended		404 /71	Oct. 2/71
amended		113/72	Mar. 25/72
amended		138 /72	Apr. 8/72
amended		376 / 72	Aug. 12/72
amended		453 /72	Sept. 23/72
amended		15/76	Jan. 24/76
amended		319/76	May 1/76
amended		380/78	June 10/78
amended		521/78	July 29/78
amended		560/78	Aug. 12/78
amended		107/79	Mar. 3/79
amended		592/79	Sept. 1/79
amended	404	164/80	Mar. 22/80
amended		384/73	July 7/73
Intersections in Unorganized Territory	405		July 1/13
Permits	406		
Use of Rest, Service or Other Areas	100	216/79	Apr. 21/79
ose of rest, service of other ricus		210/17	11911 21/19
Public Trustee Act	n/-		
General	761	400/54	T 22/74
amended		438/74	June 22/74
amended		944/78	Dec. 30/78
amended		591/79	Sept. 1/79
amended		880/80	Nov. 8/80
Public Vehicles Act			
General	762		
amended		363/72	Aug. 12/72
amended		913/75	Dec. 6/75
7 7		4 4 (100	1/100 15/00
amended		146/80	Mar. 15/80
amended amended amended amended		328/80 540/80	May 17/80 July 12/80

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	Regula	ation No.	Date of
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Public Works Creditors Payment Act			
(See S.O. 1975, cc. 44, 45)			
Notice of Claim	763		
Time for Notice of Claim			
Pyramidic Sales Act, 1972			
General		300/72	July 1/72
R			
Race Tracks Tax Act	29 C PF		
Rate of Tax		215/72	May 20/72
amended		598/80	Aug. 9/80
<i>unichaea</i>		3 70/00	714g. 7/00
Radiological Technicians Act			
General	766		
amended		180/71	May 15/71
amended		44/72	Feb. 19/72
amended		774/73	Dec. 22/73
amended		680/78	Sept. 16/78
amended		483/79	July 21/79
Railway Fire Charge Act Charges for Fire Protection	767		
Deal Fetate and Business Business Act			
Real Estate and Business Brokers Act General	769		
amended		169/71	May 8/71
amended		441/71	Nov. 6/71
amended		267/72	June 17/72
amended		178/75	Mar. 29/75
amended		222/75	Apr. 12/75
amended		570/75	July 26/75
amended		688/75	Sept. 6/75
amended		357/76	May 15/76
amended		444/80	June 14/80
amended		847/80	Oct. 25/80
Reciprocal Enforcement of Judgments Act			
Application of Act	770		
amended		424/73	July 28/73
amended		175/75	Mar. 29/75
amended		931/79	Jan. 5/80
Reciprocal Enforcement of Maintenance Orders Act			
Reciprocating States			
amended		504/72	Oct. 28/72
amended		315/73	June 9/73
amendedamended		705/74	Oct. 12/74 Feb. 8/75
amended		29/75 922/75	Feb. 8/75 Dec. 6/75
amended		125/76	Feb. 28/76
amended		126/77	Mar. 26/77
amended		433/77	July 16/77
			5

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Reciprocal Enforcement of Maintenance Orders Act				
— Continued				
Reciprocating States—Continued				
amended		820/77	Nov. 26/77	
amended		933/77	Jan. 7/78	
amended		146/78	Mar. 25/78	
amended		209/78	Apr. 8/78	
amended		441/78	July 1/78	
amended		120/79	Mar. 17/79	
amended		250/79	May 5/79	
amended		287/79	May 26/79	
amended		839/79	Nov. 24/79	
amended		109/80	Mar. 1/80	
amended		174/80	Mar. 29/80	
amended		324/80	May 17/80	
amended		473/80	June 28/80	
amended		578/80	Aug. 2/80	
amended		726/80	Sept. 27/80	
amended		1115/80	Jan. 10/81	
		,		
Regional Municipal Grants Act				
Additional Payment to the Township of Georgian Bay		558 / 73	Sept. 15/73	
Payments to Area Municipalities				
District Municipality of Muskoka and the Area Munici	-			
palities within the District of Muskoka		871 /74	Nov. 30/74	
Regional Municipality of Niagara and the Town o	f			
Richmond Hill		418/72	Sept. 2/72	
Regional Municipality of Ottawa-Carleton		517 / 72	Nov. 11/72	
Regional Municipality of Ottawa-Carleton		556 / 73	Sept. 15/73	
Regional Municipality of Sudbury		91/75	Feb. 22/75	
Special Payments to The Regional Municipality of Durham	,			
The Area Municipalities within The Region of Durhan	1			
and Municipalities and Counties affected by Restructure	9			
in the Area		684/74	Sept. 28/74	
Special Payments to The Regional Municipality of Haldi	-			
mand-Norfolk and the Area Municipalities within The	е			
Regional Municipality of Haldimand-Norfolk		807 / 74	Nov. 9/74	
Special Payments to The Regional Municipality of Halton	1			
and the Area Municipalities within The Regional Muni	-			
cipality of Halton		822 74	Nov. 16/74	
Special Payments to The Regional Municipality of Hamilton	-			
Wentworth and the Area Municipalities within The	9			
Regional Municipality of Hamilton-Wentworth		823 / 74	Nov. 16/74	
Special Payment to The Regional Municipality of Niagara.		673 73	Nov. 17/73	
Special Payment to the Borough of Scarborough		235 / 75	Apr. 12/75	
Special Payment—Town of Wasaga Beach		808 / 74	Nov. 9/74	
Regional Municipality of Durham Act, 1973				
Orders of the Minister—				
election of area councils, regional council and schoo	l			
boards		489 / 73	Aug. 25/73	
amended		525 / 73	Sept. 8/73	
amended		568 /73	Sept. 22/73	
amended		641 /73	Oct. 27/73	
confirming name of Regional Corporation		623 / 73	Oct. 27/73	

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	Regula	ation No.	Date of	
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Regional Municipality of Durham Act, 1973—Continued				
Orders of the Minister—Continued				
public library board—Ajax		91 /74	Mar. 2/74	
public library board—Township of Uxbridge		147 /74	Mar. 30 /74	
public library board—Newcastlepublic library board—Township of Brock		227 74 440 74	May 4/74 June 29/74	
		110/11	June 25/11	
Regional Municipality of Haldimand-Norfolk Act, 1973 Orders of the Minister—				
election of area councils and regional councils and				
determine name of regional municipality		653 / 73	Nov. 3/73	
amended		672 /73	Nov. 17/73	
amended		717 /73	Dec. 1/73	
determination of name of area municipality of Town-				
ship of Delhi		716 / 73	Dec. 1/73	
determination of name of Regional Corporation		806 / 73	Jan. 5/74	
public library board—Simcoe		139 /74	Mar. 23/74	
public library board—Haldimand		140 /74	Mar. 23/74	
establishment of The Dunnville Public Library		196 /74	Apr. 13/74	
public library board—Township of Delhi		354 /74	May 25/74	
public library board—Township of Norfolk		355 74	May 25/74	
public library board—Nanticoke		383 /74	May 25/74	
Regional Municipality of Halton Act, 1973 Orders of the Minister—				
election of area councils, regional council and school				
boards		466 / 73	Aug. 18/73	
amended		565 / 73	Sept. 22/73	
amended		638 / 73	Oct. 27/73	
determination of names of towns of Central Halton and				
North Halton		578 /73	Sept. 29/73	
confirming names of the towns of Central Halton and				
North Halton		622 /73	Oct. 27 /73	
public library board—Halton Hills		27 /74	Feb. 2/74	
public library board—Milton		787 73	Dec. 29/73	
Regional Municipality of Hamilton-Wentworth Act, 1973 Orders of the Minister—				
election of area councils, regional council and boards				
of education		467 / 73	Aug. 18/73	
amended		518/73	Sept. 8/73	
amended		566 /73	Sept. 22 /73	
amended		639 /73	Oct. 27 /73	
determination of name of Township of Flamborough		580 /73	Sept. 29 /73	
confirming name of Township of Flamborough		621 /73	Oct. 27 /73	
establishment of Wentworth Library Board		805 /73	Jan. 5/74	
apportionment of sums required to operate Wentworth Library Board		146 /74	Mar. 30/74	
division of the Township of Glanbrook into wards and		146 /74	Mai. 30//4	
the composition of the Council for the Township of				
Glanbrook.		656 / 76	Aug. 28/76	
establishment of an Urban Transit Service Area com-		000/10		
posed of that portion of the Regional Area described				
in Schedule A of by-law R77-131 of the Regional				
Council		148/78	Mar. 25/78	
amended		811/78	Nov. 4/78	

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Regional Municipality of Niagara Act				
Order of the Minister		422 /72	Sept. 2/72	
amended		451 /72	Sept. 23/72	
amended		551 /72	Dec. 9/72	
Order of the Minister—		331/12	Dec. 9/12	
division of Town of Grimsby into wards and varying				
of the composition of the Town Council		269/76	Apr. 10/76	
of the composition of the rown Council		209/10	Apr. 10/70	
Regional Municipality of Ottawa-Carleton Act				
Forms		301/80	May 3/80	
Regional Municipality of Peel Act, 1973				
Orders of the Minister—				
election of area councils and regional council		468 73	Aug. 18/73	
amended		567 / 73	Sept. 22 /73	
amended		640 /73	Oct. 27/73	
determination of name of Town of Albion		579 73	Sept. 29/73	
confirming name of Town of Caledon		620 / 73	Oct. 27/73	
public library board—City of Mississauga		788 /73	Dec. 29/73	
public library board—Brampton		28 / 74	Feb. 2/74	
amended		240 / 74	May 4/74	
public library board—Town of Caledon		399 74	June 8/74	
public library board—City of Mississauga		255 78	Apr. 22/78	
Regional Municipality of Sudbury Act, 1972				
Forms		300/80	May 3/80	
Order of the Minister		407/72	Aug. 26/72	
amended		450/72	Sept. 23/72	
Order of the Minister		479/72	Oct. 14/72	
Order of the Minister		538/72	Nov. 25/72	
Orders of the Minister—		, ,	,	
establishing public library board—Town of Onaping				
Falls		4/73	Jan. 27/73	
establishing public library board—Town of Rayside-		2,00	Jan. 21,10	
Balfour		58 / 73	Mar. 3/73	
establishing public library board—Town of Walden		79 / 73	Mar. 10/73	
dissolution of boards and commissions in area munici-		.,,.		
pality		141/73	Mar. 31/73	
dissolution of boards and commissions		320/73	June 9/73	
dissolution community centre board. Town of Walden		823/73	Jan. 12/74	
dissolution of recreation committees of United Townships		020/10	Jan. 12/11	
of Drury, Denison and Graham—Town of Lively and				
Township of Waters and assumed by the Town of				
Walden and the Council of the Town of Walden be				
deemed to be a recreation committee		788/77	Nov. 12/77	
rates of taxation for general purposes for the year 1980—		100/11	1400. 12/11	
Schedule of mill rate adjustment		1009/80	Dec. 20/80	
Section 1 Manufacture of Washington 1072				
Regional Municipality of Waterloo Act, 1972		127172	Cont 0/2	
Order of the Minister		427/72	Sept. 9/72	
amended		449/72	Sept. 23/72	
Order of the Minister		497/72	Oct. 21/72	
Order of the Minister		539/72	Nov. 25/72	

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Regional Municipality of Waterloo Act, 1972—Continued				
Orders of the Minister—			_	
establishing public library board—City of Cambridge		5/73	Jan. 27/73	
amended		142/73	Mar. 31/73	
employee—sick leave credits		350/74	May 18/74	
Order of the Minister— Order under section 3 (3b) of the Act		452/78	July 1/78	
Regional Municipality of York Act				
Order of the Minister		286/71	July 17/71	
Order of the Minister		408/72	Aug. 26/72	
Order of the Minister—				
division of Town of Markham into wards and composition				
of the Town Council		655/76	Aug. 28/76	
Registry Act				
Canada Lands	774			
amended		24/71	Jan. 30/71	
amended		742/78	Oct. 14/78	
amended		195/79	Apr. 14/79	
amended		257/79	May 5/79	
Corporations Exempted Under Section 43 of the Act (revoking		,	,	
Regulation)		266/80	Apr. 26/80	
Fees		880/76	Nov. 20/76	
amended		580/79	Aug. 18/79	
amended		997/80	Dec. 13/80	
Forms and Records	777			
amended		150/72	Apr. 15/72	
amended		96/73	Mar. 17/73	
amended		635/73	Oct. 27/73	
amended		224/78	Apr. 15/78	
amended		92/79	Feb. 24/79	
amended		153/79	Mar. 31/79	
amended		338/79	June 9/79	
amended		1050/80	Dec. 27/80	
amended		1051/80	Dec. 27/80	
Registry Divisions		1052/80	Dec. 27/80	
Surveys, Plans and Descriptions of Land		932/78	Dec. 23/78	
amended		69/79	Feb. 17/79	
amended		564/80	Aug. 2/80	
amended		1053/80	Dec. 27/80	
Regulations Act				
General	781			
Residential Premises Rent Review Act, 1975				
(2nd Session)		1020 175	· T 40 177	
General		1038 / 75	Jan. 10/76	
amended		490 / 76	June 19/76	
amended		640 / 76	Aug. 21 /76	
amended		667 / 77	Oct. 1/77	
Prescription of Percentage Amount		7901/77	Nov. 12/77	

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Regional Premises Rent Review Act, 1975 (2nd Session	on)			
- Continued		1007 175	T 40.177	
Regions	nolitan	1027 / 75	Jan. 10/76	
Toronto Region, South-West Region, Centra				
Region, Central-East Region, Eastern Region,				
East Region, North-West Region.				
Residential Tenancies Act, 1979				
Exemption		168/80	Mar. 22/80	
Fees and Forms		616/79	Sept. 8/79	
amended		855 / 79	Dec. 8/79	
Regions		814/79	Nov. 17/79	
Region, South-West Region, Mid-Western I				
Central-East Region, Central-North Region, C				
West Region, Eastern Region, North-West I				
North-East Region.				
Data il Calca Tara Ant				
Retail Sales Tax Act Definitions by Minister	784			
amended		475 / 71	Nov. 27/71	
amended		332 /74	May 18/74	
amended		819/75	Nov. 1/75	
amended		627 76	Aug. 14/76	
amended		794 / 76	Oct. 16/76	
amended		538/77	Aug. 13/77	
amended		547/77	Aug. 20/77	
amended		644/77 893/77	Sept. 17/77 Dec. 24/77	
amended		367/78	June 3/78	
amended		447/78	July 1/78	
amended		548/78	Aug. 5/78	
amended		738/78	Oct. 14/78	
amended		865/78	Nov. 25/78	
amended		47/79	Feb. 10/79	
amended		187/79 893/79	Apr. 14/79 Dec. 22/79	
amended		260/80	Apr. 19/80	
amended		474/80	June 28/80	
amended		526/80	July 12/80	
amended		617/80	Aug. 16/80	
amended		905/80	Nov. 15/80	
amended		933/80	Nov. 29/80	
amended		496/71	Dec. 11/71	
amended		213/72	May 20/72	
amended		325/72	July 15/72	
amended		300/73	June 2/73	
amended		417/73	July 21/73	
amended		333/74	May 18/74	
amendedamended		213/75 253/75	Apr. 12/75 Apr. 26/75	
amended		1018/75	Jan. 3/76	
amended		172/76	Mar. 13/76	

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General—Continued				
amended—(this Regulation amends O. Reg. 1018/75)		689/76	Sept. 11/76	
amended		603/77	Sept. 10/77	
amended		915/77	Dec. 31/77	
amended		370/78	June 3/78	
amended		425/78	June 24/78	
ámended		448/78	July 1/78	
amended		644/78	Sept. 2/78	
amended		6/79	Jan. 20/79	
amended		237/79	Apr. 28/79	
amended		240/79	May 5/79	
amended		860/79	Dec. 8/79	
amended		194/80	Mar. 29/80	
amended		317/80	May 10/80	
amended		469/80	June 21/80	
amended		482/80	June 28/80	
amended		599/80	Aug. 9/80	
amended		663/80	Aug. 30/80	
amended		664/80	Aug. 30/80	
amended		904/80	Nov. 15/80	
amended		950/80	Dec. 6/80	
amended		1024/80	Dec. 27/80	
amended		1055/80	Jan. 3/81	
Machinery and Equipment Exemption Certificates		560/75	July 19/75	
Rebates		697/75	Sept. 6/75	
Rebates for Eligible 1979 Motor Vehicles		115/80	Mar. 1/80	
Tax Rebate for New Light Trucks or Vans		1010/80	Dec. 20/80	
amended		1096/80	Jan. 3/81	
Riding Horse Establishments Act, 1972 General		104/72	Ann 21/72	
General		194/73	Apr. 21/73	
S				
St. Clair Parkway Commission Act, 1966				
General	786			
amended		626/74	Sept. 1/74	
amended		257/78	Apr. 29/78	
amended		139/80	Mar. 15/80	
amended		409/80	May 31/80	
St. Lawrence Parks Commission Act				
Controlled Access Highways	787			
Highway Vested in the Commission	788			
Parks		325/78	May 20/78	
amended		466/78	July 15/78	
amended		207/79	Apr. 21/79	
amended		99/80	Feb. 23/80	
amended		492/80	June 28/80	
amended		1005/80	Dec. 20/80	
Sanatoria for Consumptives Act				
General (revoking Reg.)		973/80	Dec. 13/80	

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Secondary Schools and Boards of Education Act				
See now Education Act, 1974, S.O. 1974, c. 109, s. 272)				
Designation of School Divisions in Territorial Districts	793			
amended		394/71	Sept. 25/71	
amended		354/72	July 29/72	
amended		431/72	Sept. 9/72	
amended		250/73	May 12/73	
amended		39/75	Feb. 8/75	
amended		959/75	Dec. 20/75	
		152/76	Feb. 28/76	
amendedamended		499/76	June 19/76	
amended		609/76 830/76	Aug. 7/76 Nov. 6/76	
amended		878/76	Nov. 20/76	
amended		584/77	Sept. 3/77	
amended		254/78	Apr. 22/78	
amended		925/78	Dec. 16/78	
amended		789/79	Nov. 10/79	
amended		71/80	Feb. 16/80	
amended		822/80	Oct. 18/80	
amended		963/80	Dec. 6/80	
amended		1058/80	Jan. 3/81	
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Securities Act, 1978				
General		478/79	July 28/79	
amended		602/79	Sept. 8/79	
amended		667/79	Oct. 6/79	
amended		190/80	Mar. 29/80	
amended		531/80	July 12/80	
Seed Potatoes Act				
General	796			
Separate Schools Act				
(See Education Act, 1974, S. O. 1974, c. 109)				
County Combined Separate School Zones		4.40.170	C- 1 16/82	
amended		442/72	Sept. 16/72	
amended		232/73	May 5/73	
amended		85/74	Mar. 2/74	
amended		222/74	Apr. 27/74	
amended	700	629/74	Sept. 14/74	
District Combined Separate School Zones		432/72	Sept. 9/72	
amended		452/72	Sept. 9/72 Sept. 23/72	
amended		233/73	May 5/73	
amended		249/73	May 12/73	
amended		37/74	Feb. 9/74	
amended		65/75	Feb. 5/75	
W110010W0W		678/75	Sept. 6/75	
amended			Jan. 24/76	
amended		2///D		
amended		27/76 153/76		
amendedamended		153/76	Feb. 28/76	
amended				

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District Combined Separate School Zones—Continued 156/78 Mar. amended 890/78 Dec. amended 910/78 Dec. amended 910/78 Dec. amended 790/79 Nov. amended 497/80 Jan. amended 497/80 July amended 497/80 July amended 497/80 Sept. amended 497/80 Sept. amended 823/80 Oct.	2/78 9/78 10/79 26/80 5/80 27/80 18/80
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<i>amended</i>	17/73
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	11/75
amended	11/75 18/75 28/76 13/76

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	R.R.O. 1970	O. Reg.		
Small Claims Courts Act Continued				
Courts—Continued (amending Reg. 800 of R.R.O. 1970)				
amended		346/76	May 8/76	
amended		415/76	May 29/76	
amended		537/76	July 10/76	
amended		771/78	Oct. 21/78	
amended		2/79	Jan. 20/79	
amended		416/80	June 7/80	
amended		489/80	June 28/80	
amended		841/80	Oct. 25/80	
Rules of Procedure				
amended		209/79	Apr. 21/79	
amended		725/80	Sept. 27/80	
Small Claims Courts Judges		970/80	Dec. 13/80	
amended		,	_	
		1118/80	Jan. 10/81	
Tariff of Fees		647/77	Sept. 24/77	
amended		495/79	Aug. 4/79	
amended		932/79	Jan. 5/80	
amended		461/80	June 21/80	
Stock Yards Act				
Management	803			
Management	803			
Suggestion Duty Act				
Succession Duty Act		45170	Eab 4/70	
Forms	904	45/78	Feb. 4/78	
General		405154	D	
amended		497/71	Dec. 11/71	
amended		348/73	June 23/73	
amended		43/77	Feb. 19/77	
amended		722/77	Oct. 22/77	
amended		97/78	Feb. 25/78	
amended		601/80	Aug. 9/80	
amended		819/80	Oct. 18/80	
General		44/78	Feb. 4/78	
amended		297/78	May 6/78	
Succession Duty Act Supplementary Provisions Act, 1980		016/00	0 4 10/00	
Delegation of Authority		816/80	Oct. 18/80	
Superannuation Adjustment Reposits Act. 1975				
Superannuation Adjustment Benefits Act, 1975 Application of Act to The Public Service Superannuation				
Fund and Establishment of Review Committee		1006/75	Jan. 3/76	
		1006/75		
amended		73/77	Mar. 5/77	
Application of Act and Establishment of Committee—Teachers'		004/75	NI. 20/75	
Superannuation Fund		894/75	Nov. 29/75	
Application of Act and Establishment of Review Committee—		066122	T	
Caucus Employees Retirement Plan		966/77	Jan. 14/78	
Application of Act and Establishment of Review Committee—		# a		
Retirement Pension Plan of Ryerson Polytechnical Institute		534/77	Aug. 13/77	
Designation of Minister to Administer Act		131/76	Feb. 28/76	
Chairman of Management Board of Cabinet desig-				
nated as Minister to administer Act				
Surrogate Courts Act				
Rules of Practice		143/78	Mar. 25/78	

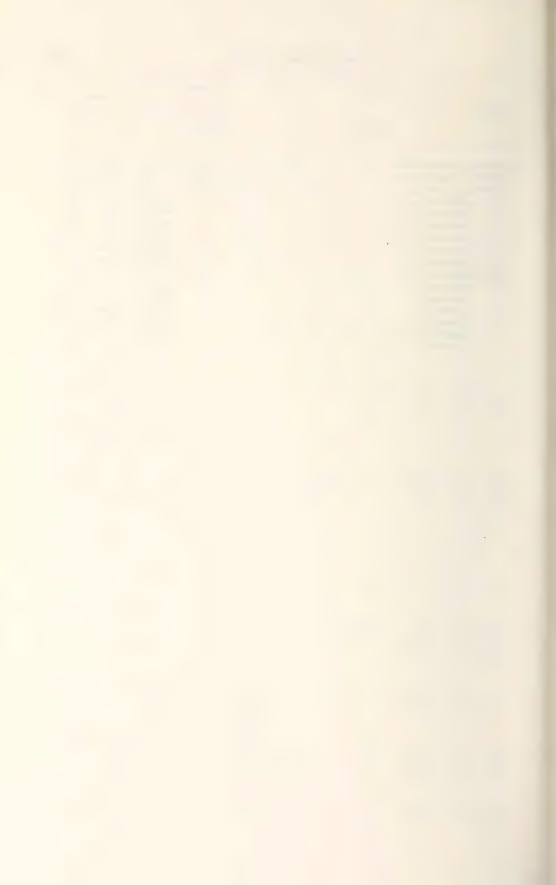
	Regula	ation No.	Date of	
	R.R.O. 1970	O. Reg.	Gazette	
Surveyors Act				
General		35 /73	Feb. 17/73	
Surveys Act				
Monuments	807			
amended		72 / 73	Mar. 10/73	
amended		29 / 74	Feb. 2/74	
Survey Methods	808			
amended		71 /73	Mar. 10/73	
amended		200/79	Apr. 21/79	
The Ontario Co-ordinate System	809			
Т				
Teachers' Superannuation Act				
General	810			
amended		374/71	Sept. 18/71	
amended		195/72	May 13/72	
amended		474/72	Sept. 30 /72	
amended		529/72	Nov. 18/72	
amended		522 / 73	Sept. 8/73	
amended		673 / 74	Sept. 28/7	
amended		679 75	Sept. 6/7.	
amended		902/75	Dec. 6/7.	
amended		957 / 75	Dec. 20/7	
amended		723 / 76	Sept. 25/70	
amended		958 / 76	Dec. 18/70	
amended		218 / 78	Apr. 15/78	
amended		317 / 78	May 13/78	
amended		779 78	Oct. 21/78	
amended		245 / 79	May 5/79	
amended		618/79	Sept. 8/79	
amended		631 / 79	Sept. 15/79	
amended		912 / 79	Dec. 29/70	
amended		81/80	Feb. 23/80	
amended		514/80	July 5/80	
amended		693/80	Sept. 6/80	
Territorial Division Amendment Act, 1980 Writs of Execution		855/80	Oct. 25/80	
Theatres Act General	811			
amended		586 /72	Jan. 6/7.	
amended		698 / 75	Sept. 13/7	
amended		870/75	Nov. 29/7	
amended		419/77	July 9/7	
amended (this Regulation amends O. Reg. 419 77).		491/77	July 30/7	
amended		666 / 77	Oct. 1/7	
amended		954/79	Jan. 12/8	
Tile Drainage Act, 1971				
General		327 /71	Aug. 14/7	
amended		606/74	Aug. 31/7	
um(nu(u				
amended		843 /75 300 /79	Nov. 15 7: May 26/79	

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	R.R.O. 1970	O. Reg.	Gazette	
Tobacco Tax Act				
Forms		874/79	Dec. 15/79	
General	812		200, 20,77	
amended		212/72	May 20/72	
amended		285/72	June 24/72	
amended		862/75	Nov. 22/75	
amended		42/76	Jan. 31/76	
amended		529/76	July 3/76	
amended		806/77	Nov. 19/77	
amended		821/77	Nov. 26/77	
amended		419/79	June 30/79	
amended		333/80	May 17/80	
amended		533/80	July 12/80	
amended		602/80	Aug. 9/80	
amended		1095/80	Jan. 3/81	
Execute Area Transit Operating Authority Act 1074				
Foronto Area Transit Operating Authority Act, 1974		102/76	Fob 21/76	
General		102/76 226/76	Feb. 21/76 Mar. 27/76	
amended				
amended		72/77	_ ′	
amended		686/77		
amendedamended		211/78 193/80	Apr. 8/78 Mar. 29/80	
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Tourism Act				
General		390/72	Aug. 19/72	
amended		551/73	Sept. 15/73	
amended		620/74	Sept. 7/74	
amended		304/75	May 10/75	
amended		542/75	July 12/75	
amended		238/79	Apr. 28/79	
Training Schools Act				
General		384/79	June 16/79	
Travel Industry Act, 1974				
General		367/75	May 31/75	
amended		712/75	Sept. 20/75	
amended		491/76	June 19/76	
amended		599/76	July 31/76	
amended		638/76	Aug. 14/76	
amended		750/76	Oct. 2/76	
amended		805/77	Nov. 19/77	
amended		510/79	Aug. 4/79	
amended (this Regulation amends O. Reg. 510/79) .		581/79	Aug. 18/79	
amended		885/79	Dec. 15/79	
amended		25/80	Feb. 9/80	
amended		848/80	Oct. 25/80	
U				
Unified Family Court Act, 1976				
Practice and Procedure		387/79	June 23/79	
amended		998/80	Dec. 13/80	
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	R.R.O.	O. Reg.	Date of Gazette
	1970	O. Reg.	
Upholstered and Stuffed Articles Act			
General	817		
amended		520/73	Sept. 8/73
amended		576/73	Sept. 29/73
amended		105/74	Mar. 9/74
amended		223/75	Apr. 12/75
amended		522/75	July 5/75
amended		340/77	June 18/77
amended		583/77	Sept. 3/77
amended		3/79	Jan. 20/79
amended		1119/80	Jan. 10/81
Used Car Dealers Act (See now Motor Vehicle Dealers Act)			
(title of Act changed Jan. 1st, 1972, See S.O. 1971, c. 21, s. 1.)			
V			
Venereal Diseases Prevention Act			
	010		
General	819	3/71	Jan. 16/71
amended		717/75	Sept. 20/75
amended		790/76	Oct. 16/76
amended		178/77	Apr. 9/77
amended		982/80	Dec. 13/80
Venture Investment Corporations Registration Act, 1977			
General		38 / 78	Feb. 4/78
Vital Statistics Act	020		
General	820	242 /72	Inpo 2/7
amended		243 72	June 3/72 Feb. 10/73
amended		28 73 432 73	Aug. 4/73
amended		39 /74	Feb. 9/7
amended.		670 / 76	Sept. 4/76
amended .		2/77	Jan. 22/77
amended		375 / 79	June 16/79
Vocational Rehabilitation Services Act			
General	821		
amended		62 / 72	Feb. 26/72
amended		376 / 73	July 7/73
amended		800/73	Dec. 29/73
amended		508 / 77	July 30/77
		919/77	Dec. 31/77
amended		200 /70	May 6/78
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amended		707 /78 786 /78	Oct. 28/78
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Vocational Rehabilitation Services Act—Continued				
General—Continued (amending Reg. 821 of R.R.O. 1970)				
amended		351/79	June 16/79	
amended		691/79	Oct. 13/79	
amended		692/79 906/79	Oct. 13/79 Dec. 29/79	
amended		295/80	May 3/80	
amended		678/80	Aug. 30/80	
amended		967/80	Dec. 13/80	
amended		1043/80	Dec. 27/80	
amended		1103/80	Jan. 3/81	
Voters' Lists Act General	822			
General	022			
W				
Warble Fly Control Act				
General	823			
amended		15/73	Feb. 3/73	
Waste Management Act (See now Environmental Protection Act, 1971)				
Weed Control Act				
General		195/73	Apr. 21/73	
amended		10 / 76	Jan. 24/76	
amended		141 /76	Feb. 28/76	
Welfare Units Act				
General	826			
Wild Dies Wennestind And				
Wild Rice Harvesting Act General	827			
General	027			
Wilderness Areas Act				
Wilderness Areas	828	204.774	N	
amended		204 /71 509 /71	May 29/71 Dec. 25/71	
amended		225 /72	May 27/72	
<i>www</i>		220 / 12		
Wine Content Act, 1976				
General		303 /77	May 21/77	
amended		370/80	May 24/80	
Woodlands Improvement Act				
General	832			
amended		378 /71	Sept. 25/71	
amended		455 /71	Nov. 6/71	
VII 1 36 1				
Wool Marketing Act, 1974 Licence Fees		841 /75	Nov. 15/75	
Andrew Louis,		011/10	2.01. 20/10	

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	R.R.O. 1970	O. Reg.	
orkmen's Compensation Act			
First-Aid Requirements		6/71	Jan. 16/7
General	834		
amended		5/71	Jan. 16/7
amended		186 /72	May 6/7
amended		591/72	Jan. 13/7.
amended		246 / 73	May 12/7.
amended		814/73	Jan. 12/7
amended		695/75	Sept. 6/7.
Pension Plan	835		
amended		520 /72	Nov. 11/7
amended		626 73	Oct. 27 /7.
amended		551/74	Aug. 10/7
amended		38 /75	Feb. 8/7
amended		31 /77	Feb. 12/7
amended		173 / 79	Apr. 7/7



PART II

Showing the Regulations contained in Revised Regulations of Ontario, 1970 and subsequent Regulations filed to the 31st day of December, 1980 that have been revoked, are revoking only or have expired.

R.R.O. 1970 Regulations	Disposition	R.R.O. 1970 Regulations	Disposition
3	Rev. 494/73	93	Rev. 236/75
4	Rev. 494/73	96	Rev. 103/76
6	Exp. See S.O. 1973, c. 32	97	Rev. 734/74
O .	and S.O. 1979, c. 35	98	Rev. 217/79
7	Rev. 207/80	99	Rev. 273/72
9	Rev. 415/77	101	Rev. 460/72
10	Rev. 183/72	102	Rev. 516/74
12	Rev. 560/79	103	Rev. 513/74
13	Rev. 560/79	105	Rev. 845/77
14	Rev. 560/79	106	Rev. 273/72
16	Rev. 414/77	107	Rev. 248/74
21	Rev. 864/80	109	Rev. 996/76
23	Rev. 265/78	111	Rev. 942/75
24	Rev. 42/79	112	Rev. 813/74
25	Rev. 949/78	115	Rev. 33/71
26	Rev. 19/76	116	Rev. 224/71
27	Rev. 371/71	117	Rev. 108/71
28	Rev. 165/72	119	Rev. 61/79
29	Rev. 915/76	120	Rev. 755/73
31	Rev. 20/76	121	Rev. 356/74
35	Rev. 949/78	122	Rev. 272/72
36	Rev. 42/79	123	Rev. 783/74
37	Rev. 419/80	124	Rev. 37/71
38	Rev. 171/73	125	Rev. 735/73
39	Rev. 16/76	127	Rev. 419/73
40	Rev. 43/80	129	Exp.
41	Rev. 865/80	131	Rev. 307/73
42	Rev. 93/72	132	Rev. 307/73
45	Rev. 221/74	133	Rev. 903/79
47	Rev. 298/73	137	Rev. 975/76
48	Rev. 124/73	138	Rev. 975/76
52	Rev. 612/73	141	Rev. 999/76
56	Rev. 11/76	142	Exp.
58	Rev. 423/72	1,45	Rev. 187/72
59	Rev. 411/72	146	Rev. 187/72
60 61	Rev. 268/71	147	Rev. 367/73
	Rev. 370/72	149	Rev. 319/72
63 67	Rev. 733/74	155	Rev. 809/75
70	Rev. 476/72	157	Rev. 320/72
70	Rev. 586/76	158	Rev. 372/74
76	Rev. 732/74 Rev. 993/80	164	Rev. 397/71 Rev. 243/79
78	Rev. 586/79	166 167	
82	Rev. 56/75	168	Rev. 243/79 Rev. 593/75
83	Rev. 994/80	190	Rev. 105/75
86	Rev. 388/79	191	Rev. 704/78
87	Rev. 382/79	192	Rev. 517/71
89	Rev. 381/79	193	Exp.
91	Rev. 381/79 Rev. 21/71	193	Exp.
	1 CV . 61//1	1 74	LAD.

R R O 1970 Regulations	Disposition	R.R.O. 1970 Regulations	Disposition
196	Rev. 295/73	322	Rev. 448/79
197	Rev 392/71	335	Rev. 915/78
108	Rev 555/79	338	Rev. 442/79
100	Rev. 407/78	339	Rev. 357/79
202	Rev. 609/78	347	Rev. 413/73
203	Rev. 457/71	349	Exp.
204	Rev. 704/78	350	Rev. 275/73
205	Rev. 407/78	361	Rev. 516/73
106	Rev. 517/71	363	Rev. 48/75
207	Rev. 84/74	366	Rev. 443/77
209	Rev. 205/71	367	Rev. 443/77
210	Rev. 84/74	371	Rev. 448/80
211	Rev. 379/75	373	Rev. 605/77
212	Rev. 246/72	374	Rev. 387/72
213	Exp.	376	Rev. 181/71
214	Rev. 419/73	378	Rev. 639/77
216	Rev. 69/73	381	Rev. 746/73
210	Rev. 390/72	382	Rev. 978/75
220	Rev. 720/73	385	Rev. 976/75
221	Rev. 261/73	388	Rev. 123/72
222	Rev. 190/71	407	Rev. 216/79
237	Rev. 197/71	409	Rev. 185/75
140	Exp.	410	Rev. 196/76
243	Rev. 803/75	411	Rev. 703/80
144	Rev. 803/75	415	Rev. 44/79
245	Rev. 803/75	417	Rev. 731/73
246	Rev. 803/75	420	Rev. 195/76
247	Rev. 803/75	424	Rev. 702/75
248	Rev. 803/75	425	Rev. 618/77
249	Rev. 803/75	428	Rev. 92/73
250	Rev. 803/75	430	Rev. 701/79
252	Rev. 45/72	431	Rev. 450/78
253	Rev. 298/72	435	Rev. 1085/80
254	Rev. 439/77	440	Rev. 552/74
255	Rev. 440/77	443	Rev. 323/72
257	Rev. 655/78	444	Rev. 323/72
258	Rev. 035/78	446	Rev. 323/72
		447	Rev. 124/72
276	Rev. 132/75 Rev. 424/74	448	Rev. 366/71
279	Rev. 424/74 Rev. 298/72	451	Rev. 558/72
282	Rev. 438/77	452	Rev. 559/72
283	Rev. 951/75	453	Rev. 259/72
289		454	Rev. 259/72
293	Rev. 788/80	455	Rev. 658/79
194	Rev. 624/76 Rev. 372/75	459	Rev. 116/75
105		460	Rev. 116/75
206	Rev. 804/75	461	Rev. 116/75
298	Rev. 233/78	462	Rev. 116/75
299	Rev. 430/71	463	Rev. 116/75
302	Exp. 261/79	464	Rev. 116/75
305	Rev. 361/78	465	Rev. 116/75
313	Rev. 441/79	466	Rev. 116/75
414	Rev. 447/79	467	Rev. 116/75
315	Rev. 593/72	468	Rev. 116/75
316	Rev. 594/72	469	Rev. 116/75
317	Rev. 443/79		Rev. 116/75
318	Rev. 355/79	470	Nev. 110//3

R.R.O. 1970 Regulations	Disposition	R.R.O. 1970 Regulations	Disposition
472	Rev. 116/75	546	Rev. 1000/76
473	Rev. 116/75	552	Rev. 936/78
474	Rev. 116/75	554	Rev. 1049/80
475	Rev. 116/75	555	Rev. 58/74
476	Rev. 116/75	558	Rev. 866/75
477	Rev. 116/75	560	Rev. 1009/75
478	Rev. 116/75	561	Rev. 736/73
479	Rev. 116/75	562	Rev. 1008/75
480	Rev. 116/75	563	Rev. 1008/75
481	Rev. 116/75	564	Rev. 1008/75
482	Rev. 106/71	565	Rev. 489/71
483	Rev. 116/75	566	Rev. 807/75
484	Rev. 116/75	567	Rev. 396/80
485	Rev. 116/75	573	Rev. 335/75
486	Rev. 116/75	579	Rev. 4/78
487	Rev. 116/75	581	Rev. 394/72
488	Rev. 116/75	582	Rev. 92/76
489	Rev. 116/75	583	Rev. 230/78
490	Rev. 116/75	584	Exp.
491	Rev. 116/75	587	Rev. 1128/80
492	Rev. 116/75	588	Rev. 1128/80
493	Rev. 116/75	589	Rev. 498/78
494	Rev. 116/75	590	Rev. 1127/80
495	Rev. 116/75	591	Rev. 189/78
496	Rev. 116/75	593	Rev. 190/78
497	Rev. 116/75	598	Rev. 193/78
498	Rev. 116/75	599	Rev. 194/78
499	Rev. 116/75	600	Rev. 1127/80
500	Rev. 116/75	601	Exp.
501	Rev. 116/75	603	Rev. 546/71
502	Rev. 116/75	606	Rev. 775/73
503	Rev. 116/75	608	Exp.
504	Rev. 116/75	610	Rev. 461/71
505	Rev. 116/75	613	Rev. 372/73
506	Exp.	615	Rev. 451/71
508	Exp.	618	Exp. S.O. 1971, c. 96, s. 2
509	Exp.	620	Rev. 233/80
511	Exp.	621	Rev. 578/75
512	Exp.	622	Rev. 508/72
513	Exp.	623	Rev. 605/79
514	Exp.	633	Rev. 624/73
516	Exp.	638	Rev. 456/75
519	Rev. 318/71	640	Exp. (Act repealed S.O.
520	Rev. 847/74		1978, c. 100)
523	Exp.	645	Exp. S.O. 1973, c. 90, s. 3
524	Exp.	651	Rev. 585/75
526	Exp.	653	Rev. 347/73
527	Exp.	655	Rev. 207/72
529	Exp.	656	Rev. 117/76
530	Exp.	657	Rev. 618/74
531	Exp.	658	Rev. 579/75
532	Exp.	659	Rev. 579/75
533	Exp.	660	Rev. 579/75
536	Exp.	661	Rev. 579/75
538	Exp.	664	Rev. 68/71
540	Rev. 13/72	665	Rev. 69/71
542	Rev. 219/71	676	Rev. 568/72
543	Rev. 526/71	682	Exp.

R R O 1970 Regulations	Disposition	R.R.O. 1970 Regulations	Disposition
1601	Rev. 168/73	805	Day 276/71
484	Rev 564/73	806	Rev. 376/71 Rev. 143/78
693	Rev 26/74	813	Rev. 145/78 Rev. 677/73
0.90	Rev 258 78	814	Rev. 881/74
706	Rev 972/75	815	Rev. 384/79
707	Rev. 429/72	816	Rev. 419/73
708	Rev. 668/73	818	Rev. 419/73 Rev. 98/71
712	Rev. 73/75	825	Rev. 195/73
710	Rev. 113/71	829	Rev. S.O. 1972, c. 144,
7 (0	Rev. 61/77	029	s. 1 (1)
727	Rev. 210/79	830	Rev. S.O. 1972, c. 144,
730	Rev. 349/71	030	s. 1 (1)
730	Rev. 293/71	831	Act repealed S.O. 1972,
732	Rev. 615/78	031	-
733	Rev. 738/76	833	c. 119, s. 15 Rev. 6/71
734	Rev. 408/77	033	100. 0//1
736	Rev. 437/71		
737	Rev. 798/79	0-4	
738	Rev. 409/77	Ontario	Disposition
740	Rev. 338/75	Regulations	•
741	Rev. 380/77		
743	Rev. 410/77	2/71	Rev. 618/74
744	Rev. 732/76	4/71	Rev. 37/72
745	Rev. 227/77	7/71	Rev. 168/73
746	Rev. 594/78	8/71	Revkg.
747	Rev. 349/71	9/71	Rev. 230/78
748	Rev. 339/72	12/71	Rev. 190/78
750	Exp. See S.O. 1972,	13/71	Rev. 158/72
130		14/71	Rev. 598/72
751	c. 96, s. 7 (2) Exp. See S.O. 1972,	15/71	Rev. 438/77
751		20/71	Rev. 956/77
752	c. 96, s. 7 (2)	23/71	Exp.
132	Exp. See S.O. 1972,	· ·	•
753	c. 96, s. 7 (2)	25/71	Rev. 217/79
	Exp. See S.O. 1972,	26/71	Rev. 347/73
me A	c. 96, s. 7 (2)	27/71	Rev. 870/77
754	Rev. 274/71	31/71	Exp. 281/70
755	Exp. See S.O. 1972,	32/71	Rev. 381/79
# # O	c. 96, s. 7 (2)	33/71	Rev. 781/74
758	Exp. See S.O. 1972,	34/71	Rev. 17/72 Rev. 452/72
-60	c. 96, s. 7 (2)	35/71	*
768	Exp.	36/71	Rev. 996/76
772	Exp. 268/71	39/71	Rev. 920/80
773	Rev. 368/71	40/71	Rev. 703/80
775	Rev. 266/80	46/71	Rev. 594/72
776	Rev. 156/72	47/71	Rev. 43/73
778	Rev. 61/74	48/71	Rev. 103/71
779	Rev. 1052/80	49/71	Rev. 48/73
780	Rev. 932/78	50/71	Rev. 429/71
782	Rev. 86/72	52/71	Rev. 845/77
783	Rev. 243/71	54/71	Rev. 94/72
7.49	Rev. 325/78	55/71	Rev. 76/72
790	Rev. 973/80	56/71	Rev. 452/72
791	Rev. 972/80	58/71	Exp.
792	Exp.	59/71	Exp.
794	Rev. 478/79	60/71	Rev. 323/72
795	Exp. S.O. 1973,	61/71	Rev. 1076/80
	c. 43, s. 1	64/71	Rev. 568/72
802	Rev. 647/77	65/71	Rev. 158/72

Ontario Regulations	Disposition	Ontario Regulations	Disposition
66/71	Rev. 159/72	173/71	Exp.
68/71	Rev. 773/80	176/71	Rev. 1/75
69/71	Rev. 774/80	177/71	Rev. 1052/80
71/71	Rev. 49/75	178/71	Exp.
72/71	Rev. 1038/80	179/71	Rev. 703/80
74/71	Exp.	182/71	Rev. 478/79
76/71	Rev. 124/73	183/71	Rev. 187/72
78/71	Rev. 20/76	184/71	Rev. 116/73
79/71	Rev. 298/73	185/71	Rev. 367/73
80/71	Rev. 560/78	186/71	Rev. 187/72
81/71	Rev. 552/75	189/71	Exp.
82/71	Exp.	190/71	Rev. 316/73
83/71	Exp.	192/71	Rev. 439/72
84/71	Rev. 211/73	193/71	Rev. 438/72
85/71	Exp.	196/71	Rev. 103/76
88/71	Rev. 431/72	197/71	Rev. 720/74
90/71	Rev. 116/75	200/71	Rev. 867/77
91/71	Rev. 803/75	205/71	Revkg.
92/71	Rev. 1009/75	206/71	Rev. 949/78
93/71	Rev. 69/73	207/71	Rev. 949/78
94/71	Rev. 266/80	208/71	Rev. 456/75
95/71	Rev. 56/75	209/71	Rev. 69/73
99/71	Rev. 131/74	212/71	Rev. 324/71
101/71	Exp.	213/71	Revkg.
102/71	Rev. 618/73	214/71	Rev. 12/72
103/71	Rev. 543/71	216/71	Rev. 703/80
104/71	Rev. 494/73	217/71	Rev. 439/74
105/71	Rev. 420/71	219/71	Revkg.
106/71	Rev. 116/75	220/71	Revkg.
108/71	Rev. 824/73	222/71	Rev. 388/72
109/71	Rev. 94/72	223/71	Rev. 768/73
110/71	Exp.	225/71	Rev. 845/77
112/71	Rev. 494/73	226/71	Rev. 612/73
113/71	Rev. 129/74	228/71	Rev. 116/75
116/71	Rev. 563/80	233/71	Rev. 1049/80
120/71	Rev. 167/79	234/71	Exp.
121/71	Rev. 189/78	235/71	Rev. 123/72
122/71	Rev. 193/78	236/71	Rev. 569/74
123/71	Rev. 881/74	240/71	Rev. 453/72
129/71	Rev. 578/75	241/71	Rev. 323/72
130/71	Rev. 494/73	242/71	Exp.
131/71	Rev. 238/74	243/71	Exp.
132/71		244/71	Rev. 1076/80
133/71	Rev. 103/76	245/71	Rev. 250/71
146/71	Rev. 243/79	247/71	Rev. 338/72
147/71	Exp.	248/71	Rev. 293/76
150/71	Rev. 870/77	250/71	Revkg.
151/71	Rev. 703/80	251/71	Rev. 219/72
152/71	Exp.	252/71	Rev. 53/75
156/71	Rev. 268/72	253/71	Rev. 73/72
157/71	Rev. 34/79	255/71	Rev. 188/75
158/71	Rev. 463/72	256/71	Rev. 703/80
161/71	Exp.	257/71	Rev. 703/80
164/71	Rev. 558/78	258/71	Rev. 366/78
165/71	Rev. 128/72	259/71	Rev. 626/74
166/71	Rev. 803/75	260/71	Rev. 443/77
167/71	Exp. S.O. 1973, c. 43, s. 1	261/71	Exp. 261/79
168/71	Rev. 478/79	263/71	Rev. 361/78

Ontario Regulations	Disposition	Ontario Regulations	Disposition
267/71	Rev. 1008/75	345/71	Rev. 451/71
268(71	Rev. 405/71	346/71	Exp.
170/71	Rev. 419/73	347/71	Exp.
173/71	Exp.	348/71	Rev. 48/73
274/71	Revkg.	350/71	Rev. 190/78
275/71	Rev. 128/78	351/71	Rev. 159/72
277/71	Rev. 715/73	352/71	Rev. 360/71
178/71	Exp.	354/71	Rev. 713/73
279/71	Exp.	355/71	Rev. 845/74
288/71	Rev. 355/74	357/71	Rev. 725/74
289/71	Rev. 335/75	358/71	Rev. 360/71
290/71	Rev. 370/72	359/71	Rev. 69/73
291/71	Exp.	360/71	Revkg.
292/71	Rev. 728/74	361/71	Rev. 607/79
293/71	Rev. 215/80	362/71	Rev. 786/80
294/71	Rev. 715/77	363/71	Rev. 190/78
195/71	Rev. 366/72	364/71	Rev. 190/78 Rev. 189/78
296/71	Rev. 95/74	365/71	Rev. 870/77
297/71	Rev. 788/80	1	_ '
	-	368/71	Exp. 275/72
298/71	Rev. 522/73	370/71	Rev. 275/73
200/71	Rev. 1009/75	371/71	Rev. 570/76
300/71	Rev. 1009/75	373/71	Exp.
301/71	Rev. 527/71	375/71	Rev. 1076/80
302/71	Rev. 1008/75	376/71	Rev. 163/80
303/71	Rev. 1008/75	377/71	Rev. 335/74
304/71	Rev. 1008/75	379/71	Rev. 809/75
305/71	Rev. 1008/75	380/71	Rev. 773/80
306/71	Rev. 1008/75	381/71	Rev. 498/71
3()7/71	Rev. 1008/75	382/71	Exp.
308/71	Rev. 1008/75	384/71	Rev. 975/76
309/71	Rev. 1008/75	385/71	Rev. 56/75
310/71	Rev. 1008/75	386/71	Rev. 243/79
311/71	Rev. 1008/75	388/71	Rev. 800/73
312/71	Rev. 1008/75	391/71	Rev. 704/78
31.3/71	Rev. 1008/75	393/71	Rev. 593/75
315/71	Rev. 516/76	397/71	Rev. 576/75
316/71	Rev. 478/79	398/71	Rev. 618/74
317/71	Rev. 586/79	408/71	Rev. 323/72
320/71	Rev. 388/79	411/71	Exp.
321/71	Exp.	412/71	Exp.
322/71	Rev. 361/74	414/71	Exp.
323/71	Rev. 129/74	415/71	Exp.
325/71	Rev. 69/73	416/71	Exp.
326/71	Rev. 200/72	418/71	Rev. 388/72
328/71	Rev. 56/75	420/71	Rev. 634/75
3.29/71	Rev. 697/79	421/71	Rev. 541/77
330/71	Rev. 230/78	422/71	Rev. 774/80
3 3 1 / 7 1	Rev. 203/74	423/71	Exp.
3 3 2 / 7 1	Rev. 204/74	424/71	Exp.
3 3 4) 7 1	Rev. 568/72	425/71	Exp.
3,35)71	Rev. 1050/80	427/71	Rev. 48/73
336/71	Rev. 243/79	428/71	Rev. 605/77
337/71	Rev. 95/74	429/71	Rev. 7/73
338/71	Rev. 339/72	430/71	Revkg.
339/71	Rev. 609/78	431/71	Rev. 158/72
340/71	Rev. 366/78	432/71	Rev. 189/78
341/71	Rev. 323/72	433/71	Rev. 69/73
342/71	Rev. 520/75	434/71	Rev. 123/72

Ontario Regulations	Disposition	Ontario Regulations	Disposition	
Regulations		2108 011110110		
435/71	Rev. 800/73	536/71	Rev. 271/72	
436/71	Rev. 1076/80	537/71	Rev. 271/72 Rev. 270/72	
,		538/71		
439/71	Rev. 184/77 Rev. 60/74	540/71	Rev. 903/79	
442/71	•	340/71	Rev. S.O. 1972,	
445/71	Rev. 586/79	541/71	c. 66, s. 18	
446/71	Exp.	541/71	Rev. 901/75	
447/71	Exp. Exp.	543/71	Rev. 326/72	
448/71	A	548/71	Rev. 464/79	
449/71	Exp.	1/72	Rev. 129/74	
450/71	Exp. Rev. 237/72	2/72	Exp. 761/74	
451/71	Rev. 323/72	3/72	Rev. 761/74	
452/71	Rev. 706/74	4/72	Exp.	
453/71	Rev. 605/77	5/72	Exp. 21/72	
454/71	Revkg.	7/72	Rev. 31/73 Exp.	
457/71 458/71	Rev. 809/75	8/72 9/72	*	
459/71	Rev. 15/72		Exp. 712/72	
460/71	Exp.	11/72 12/72	Rev. 713/73 Rev. 845/74	
462/71	Rev. 505/71	,	Rev. 629/74	
463/71	Rev. 506/71	16/72	,	
464/71	Exp.	17/72 20/72	Rev. 37/74 Rev. 413/73	
465/71	Rev. 562/73	21/72	Rev. 357/79	
466/71	Rev. 1049/80	25/72	Rev. 187/73	
467/71	Rev. 1052/80	26/72	Rev. 116/75	
468/71	Rev. 267/72	27/72	Rev. 973/80	
470/71	Rev. 86/74	28/72	_ ,	
471/71	Rev. 788/80	29/72	Exp. Rev. 609/78	
472/71	Rev. 230/78	32/72	Rev. 870/77	
476/71	Exp.	35/72	Rev. 96/72	
481/71	Rev. 464/72	36/72	Rev. 95/72	
487/71	Rev. 734/79	37/72	Rev. 93/72 Rev. 901/75	
488/71	Rev. 48/73	39/72	Rev. 797/73	
490/71	Exp.	42/72	Exp.	
492/71	Rev. 126/75	43/72	Exp.	
493/71	Rev. 419/75	47/72	Rev. 588/78	
494/71	Rev. 155/78	49/72	Rev. 560/78	
495/71	Rev. 188/75	50/72	Rev. 87/73	
498/71	Rev. 568/72	52/72	Rev. 215/79	
499/71	Rev. 116/75	54/72	Rev. 494/73	
500/71	Exp.	58/72	Rev. 375/73	
504/71	Rev. 870/77	59/72	Rev. 715/73	
505/71	Rev. 536/71	60/72	Rev. 518/78	
506/71	Rev. 537/71	61/72	Rev. 268/72	
507/71	Exp.	63/72	Rev. 356/77	
510/71	Rev. 703/80	64/72	Rev. 464/79	
511/71	Rev. 323/72	65/72	Rev. 799/73	
517/71	Rev. 140/75	66/72	Rev. 378/72	
518/71	Rev. 704/78	67/72	Rev. 797/73	
519/71	Rev. 143/78	68/72	Rev. 473/72	
521/71	Rev. 767/79	69/72	Rev. 609/78	
522/71	Rev. 439/74	73/72	Rev. 446/72	
524/71	Rev. 478/79	74/72	Rev. 484/80	
527/71	Rev. 1009/75	75/72	Rev. 703/80	
528/71	Rev. 1009/75	76/72	Revkg.	
529/71	Rev. 1008/75	81/72	Rev. 355/79	
530/71	Rev. 704/78	83/72	Rev. 116/75	
531/71	Rev. 609/78	85/72	Rev. 931/74	
532/71	Exp.	86/72	Revkg.	
	*	00/12	210 7 110	

Ontario Regulations	Disposition	Ontario Regulations	Disposition
57/71	Rev 69/13	190/72	Exp.
89/72	Rev. 289/72	191/72	Rev. 140/80
93/72	Rev. 960/76	192/72	Rev. 337/72
95/72	Rev. 159/72	194/72	Rev. 243/79
96/72	Rev. 158/72	196/72	Rev. 354/80
97/72	Exp.	199/72	Rev. 715/75
99/72	Exp.	203/72	Exp.
105/72	Rev. 634/77	205/72	Rev. 174/74
106/72	Rev. 845/77	206/72	Rev. 677/73
108/72	Exp.	208/72	Rev. 335/75
109/72	Exp.	210/72	Exp.
110/72	Exp.	211/72	Rev. 1076/80
111/72	Rev. 173/72	214/72	Exp. S.O. 1973, c. 43, s.
113/73	Rev. 933/78	217/72	Exp.
116/72	Rev. 568/72	218/72	Rev. 205/74
118/72	Rev. 188/75	220/72	Rev. 323/72
119/72	Rev. 498/78	222/72	Rev. 703/80
120/72	Rev. 1127/80	226/72	Rev. 268/77
121/72	Rev. 230/74	227/72	Rev. 961/78
122/72	Exp. S.O. 1972, c. 91, s. 53	228/72	Rev. 224/73
123/72	Revkg.	229/72	Rev. 183/76
124/72	Rev. 323/72	232/72	Rev. 361/74
130/72	Rev. 272/73	234/72	Rev. 292/80
131/72	Rev. 169/80	236/72	Rev. 845/74
132/72	Rev. 703/80	237/72	Rev. 441/73
134/72	Revkg.	238/72	Exp.
136/72	Rev. 208/74	240/72	Rev. 901/75
141/72	Exp.	244/72	Rev. 264/72
142/72	Exp.	246/72	Revkg.
144/72	Rev. 870/77	248/72	Exp.
145/72	Rev. 961/78	249/72	Rev. 264/72
146/72	Rev. 1076/80	250/72	Rev. 264/72
148/72	Rev. 325/78	251/72	Rev. 264/72
151/72	Rev. 993/80	252/72	Rev. 264/72
152/72	Rev. 994/80	253/72	Rev. 264/72
153/72	Rev. 879/76	254/72	Rev. 264/72
154/72	Rev. 881/76	256/72	Rev. 56/75
155/72	Rev. 347/73	257/72	Repl. 475/74
156/72	Rev. 880/76	258/72	Rev. 443/77
157/72	Rev. 323/72	259/72	Rev. 658/79
158/72	Rev. 184/73	261/72	Rev. 454/73
159/72	Rev. 183/73	264/72	Revkg.
160/72	Rev. 478/79	265/72	Rev. 594/72
162/72	Exp.	266/72	Rev. 267/74
163/72	Exp.	270/72	Rev. 262/73
166/72	Rev. 845/74	271/72	Rev. 444/72
167/72	Rev. 188/75	276/72	Rev. 961/78
168/72	Rev. 439/74	277/72	Rev. 634/77
169/72	Rev. 98/75	278/72	Exp.
172/72	Rev. 258/78	279/72	Exp.
175/72	Rev. 117/75	280/72	Exp.
179/72	Rev. 959/78	281/72	Rev. 407/73
181/72	Rev. 713/73	282/72	Rev. 618/74
182/72	Rev. 272/79	283/72	Exp.
184/72	Rev. 594/72	284/72	Rev. 746/73
185/72	Rev. 148/74	286/72	Exp.
188/72	Exp.	287/72	Rev. 752/74
189/72	Rev. 456/75	289/72	Rev. 117/73

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290/72	Rev. 594/72	388/72	Rev. 393/73
291/72	Rev. 719/73	389/72	Rev. 443/77
292/72	Rev. 217/79	391/72	Rev. 561/74
294/72	Rev. 959/78	392/72	Rev. 456/75
295/72	Rev. 440/77	393/72	Rev. 1049/80
296/72	Rev. 439/77	394/72	Rev. 299/73
297/72	Rev. 438/77	395/72	Rev. 703/80
298/72	Rev. 441/77	396/72	Rev. 24/74
302/72	Rev. 568/72	398/72	Exp.
303/72	Exp.	401/72	Rev. 647/77
304/72	Exp.	403/72	Rev. 958/78
305/72	Rev. 413/72	404/72	Rev. 475/79
309/72	Rev. 439/74	405/72	Rev. 634/77
310/72	Exp. 712/72	406/72	Rev. 634/77
312/72	Rev. 713/73	409/72	Rev. 870/77
313/72	Rev. 258/78	411/72	Rev. 323/79
314/72	Rev. 48/73	412/72	Rev. 514/75
316/72	Rev. 478/79 Rev. 367/74	413/72	Rev. 48/73
318/72	,	416/72	Rev. 627/74
319/72	Rev. 285/80 Rev. 495/72	419/72	Rev. 456/75
320/72	Rev. 495/72 Rev. 16/75	420/72	Rev. 732/74
321/72	Rev. 10/75	421/72	Rev. 621/74
322/72	Rev. 349/73	424/72	Rev. 713/73
326/72	Exp.	428/72	Rev. 972/75
327/72	Rev. 178/73	429/72	Revkg. Rev. 164/73
329/72 330/72	Rev. 230/78	434/72	,
332/72	Rev. 184/73	437/72	Rev. 563/80
333/72	Rev. 183/73	438/72 444/72	Rev. 450/78 Rev. 263/73
334/72	Rev. 266/76	444/72	Rev. 928/76
335/72	Rev. 788/80	446/72	Revkg.
336/72	Rev. 336/73	448/72	Exp.
337/72	Rev. 69/73	454/72	Rev. 40/75
340/72	Rev. 22/75	455/72	Rev. 1008/75
342/72	Rev. 1046/75	456/72	Rev. 713/73
343/72	Rev. 464/72	457/72	Rev. 701/75
344/72	Exp.	458/72	Rev. 325/78
346/72	Rev. 1039/80	461/72	Rev. 48/73
348/72	Rev. 634/77	465/72	Rev. 901/75
349/72	Rev. 439/74	466/72	Rev. 725/79
352/72	Rev. 819/80	467/72	Rev. 103/76
355/72	Exp.	468/72	Rev. 439/74
356/72	Rev. 578/75	469/72	Rev. 175/74
357/72	Rev. 287/77	471/72	Rev. 382/79
359/72	Exp.	472/72	Rev. 239/79
361/72	Rev. 544/72	476/72	Revkg.
366/72	Rev. 618/77	481/72	Rev. 174/73
369/72	Rev. 31/73	482/72	Rev. 173/73
370/72	Exp.	484/72	Exp.
373/72	Exp.	485/72	Exp.
379/72	Rev. 686/73	486/72	Exp.
380/72	Rev. 236/75	488/72	Rev. 692/74
382/72	Rev. 1127/80	489/72	Rev. 960/78
383/72	Rev. 241/74	492/72	Rev. 634/77
384/72	Rev. 148/74	493/72	Rev. 760/74
385/72	Rev. 131/74	494/72	Rev. 48/73
386/72	Rev. 188/75	495/72	Rev. 545/74
387/72	Rev. 422/74	498/72	Rev. 568/72

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499/71	Rev. 605/79	29/73	Rev. 55/75
			Rev. 803/75
501/72	Rev. 131/74	31/73	,
508/72	Rev. 354/80	32/73	Rev. 338/78
510/72	Rev. 760/76	33/73	Rev. 597/78
512/72	Revkg.	37/73	Exp.
514/72	Rev. 439/74	39/73	Rev. 922/77
515/72	Rev. 552/74	42/73	Exp.
521/72	Rev. 605/77	43/73	Rev. 194/78
522/72	Rev. 48/73	44/73	Rev. 599/78
523/72	Rev. 393/73	45/73	Revkg.
525/72	Rev. 634/77	48/73	Rev. 474/74
530/72	Rev. 482/75	49/73	Rev. 959/78
531/72	Rev. 703/80	50/73	Rev. 958/78
535/72	Rev. 131/74	51/73	Exp.
536/72	Rev. 101/74	52/73	Exp.
542/72	Rev. 870/77	53/73	Rev. 975/76
544/72	Rev. 547/73	55/73	Rev. 597/78
545/72	Rev. 958/78	56/73	Rev. 703/80
549/72	Rev. 1011/76	57/73	Rev. 703/80
550/72	Rev. 618/74	66/73	Rev. 377/77
552/72	Rev. 618/74	67/73	Rev. 1039/80
553/72	Rev. 618/74	68/73	Rev. 86/74
554/72	Rev. 971/74	69/73	Rev. 804/73
556/72	Rev. 1008/75	70/73	Rev. 870/77
557/72	Rev. 1008/75	73/73	Rev. 188/75
558/72	Revkg.	74/73	Rev. 243/79
,	Rev. 105/75	75/73	Exp.
560/72	Rev. 206/75	76/73	Rev. 196/78
563/72		-	
564/72	Rev. 618/74	81/73	Exp. 280/70
567/72	Rev. 720/73	82/73	Rev. 380/79
570/72	Rev. 7/77	83/73	Rev. 148/74
573/72	Exp.	86/73	Rev. 381/77
574/72	Exp.	87/73	Rev. 92/74
576/72	Rev. 859/76	90/73	Rev. 631/74
578/72	Rev. 490/75	92/73	Revkg.
579/72	Rev. 752/73	93/73	Rev. 697/80
582/72	Rev. 175/74	94/73	Rev. 1112/80
583/72	Rev. 713/73	98/73	Rev. 961/78
584/72	Rev. 439/74	99/73	Rev. 634/77
588/72	Rev. 331/73	100/73	Rev. 959/78
596/72	Rev. 372/73	101/73	Rev. 235/73
597/72	Rev. 89/78	103/73	Rev. 402/79
598/72	Rev. 174/73	105/73	Rev. 958/78
1/73	Rev. 961/78	106/73	Rev. 1009/75
2/73	Rev. 959/78	107/73	Rev. 303/77
3/73	Exp.	112/73	Rev. 569/74
7/73	Rev. 1/74	116/73	Rev. 288/80
8/73	Rev. 585/75	117/73	Rev. 1127/80
9/73	Exp.	118/73	Exp.
11/73	Rev. 402/79	119/73	Rev. 618/74
13/73	Rev. 760/76	120/73	Rev. 618/74
16/73	Exp.	121/73	Rev. 26/74
18/73	Exp.	125/73	Exp.
19/73	Rev. 155/78	126/73	Rev. 388/79
23/73	Exp.	129/73	Rev. 474/74
	Exp.	133/73	Rev. 444/73
24/73	Rev. 354/80	134/73	Rev. 442/79
25/73 26/73	Rev. 443/77	135/73	Rev. 357/79

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136/73	Rev. 381/79	251/73	Exp.
,	Rev. 609/78	252/73	Rev. 901/75
140/73 143/73	Rev. 1008/75	253/73	Rev. 1052/80
144/73	Rev. 31/78	254/73	Rev. 1049/80
145/73	Rev. 29/78	255/73	Rev. 381/79
148/73	Rev. 492/73	256/73	Rev. 545/74
153/73	Rev. 42/75	257/73	Rev. 1008/75
154/73	Rev. 1052/80	258/73	Rev. 1114/80
155/73	Rev. 1049/80	262/73	Rev. 554/73
156/73	Rev. 347/73	263/73	Rev. 553/73
161/73	Rev. 915/78	264/73	Rev. 791/73
166/73	Rev. 131/74	265/73	Exp.
168/73	Rev. 747/77	267/73	Rev. 901/75
169/73	Rev. 230/73	268/73	Rev. 423/73
173/73	Rev. 190/78	273/73	Exp.
174/73	Rev. 189/78	274/73	Exp.
176/73	Rev. 1127/80	275/73	Rev. 966/75
178/73	Rev. 756/74	276/73	Rev. 145/79
179/73	Rev. 1127/80	277/73	Rev. 703/80
181/73	Rev. 419/77	279/73	Rev. 860/77
182/73	Rev. 936/78	280/73	Rev. 861/77
183/73	Rev. 461/73	281/73	Rev. 862/77
184/73	Rev. 460/73	282/73	Rev. 863/77
185/73	Rev. 713/73	283/73	Rev. 864/77
188/73	Rev. 240/73	284/73	Rev. 865/77
189/73	Rev. 357/74	285/73	Rev. 534/80
192/73	Exp.	286/73	Rev. 677/77
196/73	Rev. 961/78	287/73	Rev. 270/78
197/73	Exp.	288/73	Rev. 660/77
198/73	Rev. 402/79	289/73	Rev. 678/77
199/73	Rev. 402/79	290/73	Rev. 535/80
200/73	Rev. 599/78	291/73	Rev. 272/78
201/73	Rev. 958/78	292/73	Rev. 723/76
205/73	Rev. 719/76	293/73	Rev. 132/77 Rev. 407/78
209/73	Rev. 928/77	295/73	Rev. 1008/75
212/73	Rev. 443/77	305/73	Rev. 961/78
214/73	Rev. 101/74 Rev. 678/76	306/73 310/73	Exp.
215/73	Rev. 1008/75	311/73	Rev. 441/77
216/73 219/73	Rev. 1076/80	312/73	Rev. 438/77
222/73	Rev. 345/75	313/73	Rev. 440/77
223/73	Rev. 346/75	314/73	Rev. 439/77
225/73	Rev. 703/80	318/73	Rev. 325/78
227/73	Rev. 429/73	323/73	Rev. 906/76
228/73	Exp.	328/73	Rev. 73/75
229/73	Exp.	331/73	Rev. 703/73
230/73	Rev. 187/78	332/73	Exp.
231/73	Rev. 140/75	333/73	Rev. 163/80
234/73	Rev. 878/76	334/73	Rev. 405/73
235/73	Rev. 407/73	335/73	Rev. 404/73
236/73	Rev. 960/78	336/73	Rev. 260/74
237/73	Rev. 634/77	337/73	Rev. 208/74
238/73	Rev. 871/75	338/73	Rev. 101/74
239/73	Rev. 183/74	340/73	Rev. 1114/80
240/73	Rev. 812/73	341/73	Rev. 514/75
242/73	Rev. 354/80	344/73	Rev. 961/78
244/73	Rev. 871/75	345/73	Rev. 634/77
245/73	Rev. 148/74	346/73	Rev. 1068/80

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340/73	Rev. 427/73	450/22	D
351/73	Rev. 703/80	450/73	Rev. 131/74
352.03	Rev. 471/73	455/73	Rev. 788/80
353/73	Rev. 958/78	457/73 458/73	Rev. 603/73
354/73	Rev. 534/73	459/73	Rev. 675/73
356/73	Rev. 972/75	460/73	Rev. 117/76
360/73	Rev. 929/76	461/73	Rev. 204/74 Rev. 189/78
361/73	Exp.	462/73	Rev. 421/74
362/73	Rev. 643/74	464/73	Exp.
366/73	Rev. 82/80	465/73	Exp.
367/73	Rev. 179/78	469/73	Rev. 865/77
369/73	Rev. 448/80	470/73	Rev. 861/77
370/73	Rev. 901/75	471/73	Rev. 277/77
371/73	Rev. 591/76	479/73	Exp.
373/73	Rev. 439/74	488/73	Exp.
374/73	Rev. 799/73	490/73	Rev. 677/77
377/73	Rev. 387/76	491/73	Rev. 478/79
378/73	Rev. 797/73	494/73	Rev. 949/74
383/73	Rev. 804/73	495/73	Rev. 163/80
386/73	Exp.	496/73	Rev. 271/78
389/73	Exp.	497/73	Exp.
391/73	Exp.	499/73	Rev. 354/80
393/73	Rev. 459/74	501/73	Rev. 268/77
394/73	Rev. 474/74	503/73	Rev. 425/74
395/73	Rev. 258/78	504/73	Rev. 534/80
396/73	Rev. 377/77	505/73	Rev. 707/73
397/73	Rev. 1009/75	506/73	Rev. 708/73
398/73	Rev. 1008/75	508/73	Rev. 360/74
399/73	Rev. 578/75	509/73	Rev. 396/74
400/73	Exp.	510/73	Rev. 373/74
402/73	Rev. 545/74	511/73	Rev. 374/74
403/73	Rev. 569/74	512/73	Rev. 376/74
404/73	Rev. 458/73	513/73	Rev. 949/75
405/73	Rev. 457/73	514/73	Rev. 325/78
406/73	Rev. 343/74	516/73	Rev. 801/80
407/73	Rev. 462/74	523/73	Rev. 569/74
409/73	Rev. 16/76	524/73	Rev. 568/74
411/73	Exp.	526/73	Rev. 634/77
412/73	Rev. 774/80	528/73	Rev. 861/77
414/73	Rev. 535/80	529/73	Rev. 204/80
415/73	Exp.	531/73	Exp.
419/73	Rev. 659/79	532/73	Exp.
421/73	Rev. 42/75	533/73	Rev. 605/77
425/73	Rev. 958/78	534/73	Rev. 756/73
426/73	Rev. 11/76	536/73	Rev. 450/78
427/73	Rev. 572/73	541/73	Rev. 478/79
428/73	Rev. 1114/80	543/73	Rev. 901/75
429/73	Rev. 703/80	544/73	Rev. 189/79
430/73	Rev. 135/80	547/73	Rev. 448/74
433/73	Rev. 33/77	548/73	Rev. 238/74
434/73	Rev. 89/78	549/73	Rev. 237/74
435/73	Rev. 677/77	550/73	Rev. 958/78
436/73	Rev. 678/77	552/73	Rev. 677/77
438/73	Exp.	553/73	Rev. 707/73
439/73	Rev. 915/78	554/73	Rev. 708/73
441/73	Rev. 573/74	555/73	Rev. 456/75
445/73 447/73	Exp.	557/73	Exp.

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560/73	Rev. 798/73	658/73	Rev. 325/78
562/73	Rev. 1023/75	659/73	Rev. 474/74
563/73	Rev. 474/74	661/73	Rev. 407/78
564/73	Rev. 230/76	662/73	Rev. 462/74
569/73	Exp.	663/73	Rev. 703/80
570/73	Exp.	664/73	Rev. 174/74
571/73	Exp.	665/73	Rev. 421/74
572/73	Rev. 627/73	667/73	Rev. 670/79
573/73	Rev. 573/74	668/73	Revkg.
575/73	Exp.	670/73	Rev. 225/74
577/73	Rev. 660/77	671/73	Exp.
582/73	Rev. 860/77	674/73	Exp.
584/73	Rev. 269/78	675/73	Rev. 226/74
585/73	Rev. 271/78	676/73	Rev. 754/73
586/73	Rev. 937/75	678/73	Rev. 272/78
587/73	Rev. 865/77	679/73	Rev. 677/77
588/73	Rev. 908/74	681/73	Exp.
589/73	Rev. 272/78	682/73	Exp.
590/73	Rev. 260/74	686/73	Rev. 86/80
591/73	Rev. 345/74	688/73	Rev. 407/78
592/73	Rev. 861/77	689/73	Rev. 771/74
594/73	Rev. 1029/75	690/73	Exp.
595/73	Rev. 792/73	693/73	Rev. 863/77
596/73	Exp.	694/73	Rev. 865/77
597/73	Exp.	695/73	Exp.
598/73	Rev. 677/77	696/73	Rev. 961/78
599/73	Rev. 573/74	697/73	Rev. 634/77
603/73	Rev. 204/74	698/73	Rev. 1009/75
604/73	Rev. 675/73	699/73	Rev. 402/79
606/73	Rev. 958/78	700/73	Rev. 1114/80
607/73	Rev. 960/78	701/73	Exp.
608/73	Rev. 474/74	702/73	Exp.
609/73	Rev. 377/77	703/73	Rev. 94/74
610/73	Rev. 632/74	705/73	Rev. 809/75
611/73	Exp.	707/73	Rev. 827/73
613/73	Rev. 1009/75	708/73	Rev. 828/73
614/73	Rev. 1008/75	710/73	Rev. 958/78
615/73	Rev. 269/78	711/73	Rev. 959/78
617/73	Rev. 398/79	712/73	Exp.
618/73	Rev. 920/80	720/73	Rev. 837/74
623/73	Rev. 800/74	723/73	Exp.
627/73	Rev. 25/74	725/73	Rev. 861/77
629/73	Rev. 861/77	726/73	Rev. 863/77
634/73	Rev. 889/74	727/73	Rev. 269/78
636/73	Rev. 456/75	728/73	Rev. 271/78
643/73	Rev. 226/74	733/73	Rev. 711/74
644/73	Rev. 618/74	736/73	Revkg.
645/73	Rev. 478/79	737/73	Rev. 1008/75
646/73	Rev. 89/78	738/73	Exp
647/73	Rev. 861/77	739/73	Rev. 845/74
648/73	Rev. 677/77	743/73	Rev. 156/78
649/73	Rev. 678/77	745/73	Rev. 262/76
650/73	Rev. 271/78	748/73	Exp
651/73	Rev. 272/78	749/73	Rev. 688/80
652/73	Rev. 634/77	750/73	Rev. 689/80
654/73	Rev. 435/74	752/73	Rev. 971/77
656/73	Rev. 271/78	753/73	Rev. 827/73
657/73	Rev. 474/74	754/73	Rev. 828/73

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~56 ~ 3	Rev. 94/75	24/74	D 774/00
757 73	Rev. 93/75	34/74	Rev. 774/80
750/73		35/74	Rev. 169/80
763/73	Rev. 922/77 Rev. 1076/80	38/74	Rev. 963/78
	Rev. 861/77	40/74	Rev. 129/76
765 73 760 73	Rev. 865/77	41/74	Rev. 1076/80
	·	44/74	Rev. 210/79
707/73 768/73	Rev. 271/78 Rev. 579/75	45/74	Rev. 861/77
769/73	Exp.	46/74	Rev. 499/79
	Rev. 611/74	47/74	Rev. 230/78
770/73		49/74	Rev. 141/77
	Rev. 609/74	51/74	Rev. 703/80
773/73	Rev. 73/79	53/74	Rev. 169/80
777/73	Rev. 1114/80	54/74	Rev. 127/74
778/73	Rev. 599/78	55/74	Rev. 128/74
782/73	Rev. 865/77	56/74	Rev. 257/78
783/73	Rev. 269/78	58/74	Revkg.
784/73	Rev. 271/78	60/74	Rev. 1050/80
785/73	Rev. 272/78	61/74	Revkg.
786/73	Rev. 959/78	62/74	Rev. 271/78
789)73	Rev. 42/75	63/74	Rev. 272/78
791/73	Rev. 407/78	68/74	Rev. 609/78
792/73	Rev. 382/74	69/74	Rev. 779/74
793/73	Rev. 573/77	70/74	Rev. 1038/80
794/73	Exp.	71/74	Rev. 533/74
795/73	Rev. 89/78	72/74	Rev. 647/77
799/73	Rev. 294/76	73/74	Rev. 863/77
803/73	Rev. 676/74	74/74	Rev. 678/77
804/73	Rev. 474/76	77/74	Rev. 1008/75
807/73	Rev. 210/79	79/74	Rev. 579/75
808/73	Rev. 1076/80	80/74	Rev. 579/75
810/73	Rev. 232/75	81/74	Rev. 961/78
811/73	Rev. 354/80	82/74	Rev. 865/77
812/73	Rev. 890/74	83/74	Rev. 677/77
815/73	Rev. 881/76	84/74	Rev. 920/75
816/73	Rev. 217/79	86/74	Rev. 384/79
817/73	Rev. 994/80	89/74	Rev. 999/74
818/73	Rev. 932/78	90/74	Rev. 453/78
819/73	Rev. 880/76	92/74	Rev. 77/75
820/73	Rev. 851/75	93/74	Rev. 268/77
825/73	Rev. 677/77	94/74	Rev. 163/74
826/73	Exp.	95/74	Rev. 478/79
827/73	Rev. 189/78	96/74	Rev. 269/78
828/73	Rev. 289/77	97/74	Rev. 271/78
3/74	Rev. 1008/75	98/74	Rev. 959/78
4/74	Rev. 402/79	99/74	Rev. 889/74
5/74	Rev. 599/78	101/74	Rev. 495/75
8/74	Rev. 456/75	111/74	Rev. 448/80
9/74	Rev. 695/77	112/74	Rev. 920/80
10/74	Rev. 67/74	119/74	Rev. 864/77
12/74	Rev. 958/78	124/74	Rev. 803/75
13/74	Rev. 961/78	125/74	Rev. 803/75
14/74	Rev. 634/77	126/74	Rev. 803/75
15/74	Rev. 860/77	127/74	Rev. 203/74
16/74	Exp.	128/74	Rev. 204/74
24/74	Rev. 382/75	129/74	Rev. 792/77
25/74	Rev. 346/74	132/74	Rev. 960/78
31/74	Rev. 788/80	133/74	Rev. 870/77
33/74	Rev. 773/80	134/74	Rev. 1008/75

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125/74	Fren	242/74	Dog 100/75
135/74	Exp.	242/74	Rev. 188/75 Rev. 188/75
137/74	Exp.	243/74	,
138/74	Rev. 865/77	244/74	Rev. 103/76
141/74	Rev. 863/77	245/74	Rev. 865/77
144/74	Rev. 271/78	252/74	Rev. 569/74
145/74	Rev. 269/78	253/74	Rev. 568/74
149/74	Rev. 860/77	260/74	Rev. 32/75
150/74	Rev. 861/77	262/74	Rev. 961/78
151/74	Rev. 958/78	263/74	Rev. 634/77
152/74	Rev. 677/77	266/74	Exp.
157/74	Rev. 554/75	269/74	Rev. 476/77
160/74	Exp.	277/74	Rev. 597/77
161/74	Rev. 272/78	279/74	Rev. 624/79
163/74	Rev. 401/74	282/74	Rev. 206/80
164/74	Rev. 464/79	292/74	Rev. 605/76
165/74	Rev. 254/80	293/74	Rev. 552/80
166/74	Rev. 568/74	297/74	Rev. 710/77
167/74	Rev. 237/74	298/74	Rev. 108/75
168/74	Rev. 255/80	301/74	Rev. 101/78
169/74	Exp.	303/74	Rev. 619/75
170/74	Rev. 569/74	304/74	Rev. 437/80
173/74	Rev. 771/74	305/74	Rev. 745/80
174/74	Rev. 103/76	306/74	Rev. 438/80
175/74	Rev. 464/79	308/74	Rev. 436/80
177/74	Rev. 956/77	322/74	Rev. 843/77
178/74	Rev. 702/75	324/74	Rev. 352/74
180/74	Rev. 587/75	326/74	Rev. 833/75
181/74	Rev. 88/78	330/74	Rev. 204/80
182/74	Rev. 535/80	331/74	Rev. 204/80
185/74	Rev. 871/75	334/74	Rev. 357/77
189/74	Exp.	338/74	Rev. 687/75
191/74	Rev. 1076/80	339/74	Rev. 695/77
194/74	Rev. 271/78	341/74	Rev. 417/74
195/74	Rev. 599/78	342/74	Rev. 418/74
197/74	Rev. 272/78	343/74	Rev. 557/75
198/74	Rev. 678/77	346/74	Rev. 427/74
199/74	Rev. 271/78	348/74	Rev. 604/76
201/74	Exp.	351/74	Rev. 272/78
203/74	Rev. 240/75	352/74	Revkg.
204/74	Rev. 241/75	357/74	Rev. 891/74
206/74	Rev. 474/76	361/74	Revkg.
207/74	Rev. 609/78	362/74	Rev. 678/76
208/74	Rev. 258/75	364/74	Rev. 179/78
209/74	Rev. 677/77	370/74	Rev. 180/76
210/74	Rev. 204/80		D and inc
211/74	Rev. 465/74	371/74	Rev. 285/80 Revkg.
217/74	Rev. 860/77	372/74	Rev. 809/75
218/74	Rev. 862/77	377/74	Rev. 269/78
219/74	Rev. 864/77	378/74	
223/74	Rev. 704/78	379/74	Rev. 677/77
,	·	382/74	Rev. 456/74
224/74	Rev. 407/78	385/74	Rev. 564/78
225/74	Rev. 224/77	386/74	Rev. 93/75
226/74	Rev. 792/74	388/74	Exp.
230/74	Rev. 788/80	389/74	Rev. 271/78
234/74	Rev. 269/78	390/74	Rev. 677/77
235/74	Rev. 545/74	391/74	Rev. 272/78
236/74	Rev. 545/74	392/74	Rev. 88/78
239/74	Rev. 381/79	393/74	Rev. 268/77

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395/74	Rev. 703/80	490/74	Exp.
401/74	Rev. 539/74	493/74	Exp.
402/74	Exp.	494/74	Rev. 1050/80
	-		
403/74	Rev. 402/79	495/74	Rev. 478/78
404/74	Rev. 597/78	500/74	Rev. 402/79
405/74	Rev. 271/78	501/74	Rev. 272/78
407/74	Rev. 958/78	503/74	Exp.
409/74	Rev. 528/74	505/74	Exp.
410/74	Exp.	506/74	Exp.
411/74	Exp.	510/74	Exp.
412/74	Exp.	511/74	Rev. 619/75
413/74	Rev. 185/75	519/74	Exp.
417/74	Rev. 487/74	520/74	Rev. 529/74
418/74	Rev. 488/74	521/74	Rev. 688/80
422/74	Rev. 612/74	524/74	Rev. 204/80
424/74	Revkg.	526/74	Rev. 677/77
426/74	Exp.	529/74	Revkg.
427/74	Rev. 598/74	530/74	Rev. 205/77
433/74	Rev. 634/77	534/74	Rev. 1038/80
435/74	Rev. 629/75	535/74	Exp.
437/74	Rev. 029/73 Rev. 271/78	536/74	Rev. 269/78
	Rev. 210/79		
441/74		537/74	Exp. Rev. 785/74
442/74	Exp. 210/70	538/74	,
445/74	Rev. 210/79	539/74	Rev. 693/74
446/74	Rev. 545/74	541/74	Exp.
447/74	Rev. 595/78	542/74	Rev. 474/76
448/74	Rev. 683/74	543/74	Rev. 258/75
452/74	Rev. 788/80	545/74	Rev. 900/76
453/74	Rev. 192/75	546/74	Rev. 552/80
454/74	Rev. 103/76	549/74	Rev. 271/78
457/74	Exp.	550/74	Rev. 861/77
458/74	Rev. 204/80	552/74	Rev. 434/76
459/74	Rev. 150/75	554/74	Rev. 448/80
461/74	Rev. 861/77	560/74	Exp.
462/74	Rev. 731/75	564/74	Rev. 568/74
463/74	Rev. 732/75	565/74	Rev. 569/74
464/74	Rev. 733/75	566/74	Rev. 619/77
	Rev. 734/75	567/74	Rev. 828/74
465/74	•	568/74	Rev. 314/76
466/74	Rev. 735/75		Rev. 389/76
468/74	Rev. 699/74	569/74	
169/74	Rev. 698/74	574/74	Rev. 949/75
470/74	Rev. 92/75	575/74	Rev. 649/74
471/74	Exp.	576/74	Rev. 650/74
472/74	Rev. 476/77	577/74	Rev. 959/78
473/74	Exp.	578/74	Rev. 621/74
474/74	Rev. 555/75	579/74	Rev. 792/74
476/74	Rev. 196/76	580/74	Rev. 742/74
177/74	Rev. 325/79	583/74	Rev. 863/77
479/74	Rev. 269/78	584/74	Rev. 271/78
480/74	Rev. 677/77	588/74	Rev. 377/77
482/74	Rev. 958/78	590/74	Rev. 862/77
483/74	Exp.	591/74	Rev. 865/77
		592/74	Rev. 272/78
484/74	Rev. 204/80		Rev. 861/77
485/74	Rev. 230/75	593/74	Rev. 677/77
486/74	Rev. 232/75	594/74	,
487/74	Rev. 189/78	598/74	Rev. 920/74
488/74	Rev. 742/74	600/74	Rev. 478/79
489/74	Exp.	601/74	Rev. 1049/80

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602/74	Rev. 961/78	701/74	Exp.
603/74	Rev. 634/77	702/74	Exp.
605/74	Rev. 866/77	704/74	Rev. 204/80
608/74	Rev. 433/76	706/74	Rev. 448/80
	Rev. 434/76	708/74	Rev. 55/79
610/74	Rev. 803/75		Rev. 618/77
611/74	•	710/74	
613/74	Rev. 871/79	711/74	Rev. 726/78
616/74	Rev. 476/77	713/74	Rev. 464/79
621/74	Rev. 358/78	716/74	Rev. 1052/80
622/74	Rev. 272/78	717/74	Rev. 470/75
624/74	Rev. 678/77	718/74	Rev. 1049/80
625/74	Rev. 597/78	720/74	Rev. 565/75
627/74	Rev. 1049/80	721/74	Exp.
628/74	Rev. 605/77	722/74	Rev. 456/75
630/74	Rev. 14/80	723/74	Rev. 1011/76
631/74	Rev. 239/78	731/74	Exp.
635/74	Exp.	732/74	Rev. 879/75
638/74	Rev. 900/76	733/74	Rev. 879/75
640/74	Rev. 689/80	734/74	Rev. 879/75
642/74	Rev. 677/77	735/74	Rev. 272/78
643/74	Rev. 323/79	736/74	Rev. 732/75
644/74	Rev. 419/75	737/74	Rev. 961/78
645/74	Rev. 155/78	738/74	Rev. 634/77
646/74	Exp.	739/74	Rev. 634/77
647/74	Exp.	740/74	Exp.
648/74	Exp.	741/74	Rev. 44/75
649/74	Rev. 741/74	742/74	Rev. 68/75
650/74	Rev. 742/74	743/74	Rev. 358/78
651/74	Rev. 736/75	744/74	Rev. 864/77
652/74	Rev. 734/75	745/74	Rev. 269/78
653/74	Rev. 92/75	746/74	Rev. 271/78
654/74	Rev. 703/80	747/74	Exp.
657/74	Rev. 732/75	754/74	Rev. 402/79
659/74	Rev. 150/75	756/74	Rev. 1127/80
660/74	Rev. 35/76	757/74	Rev. 1127/80
· ·	Exp.	760/74	Revkg.
661/74	Rev. 443/77	763/74	Rev. 809/75
662/74	·	· · · · · · · · · · · · · · · · · · ·	Rev. 861/77
664/74	Rev. 239/75	767/74	
667/74	Rev. 860/77	769/74	Rev. 272/78
668/74	Rev. 862/77	772/74	Exp.
669/74	Rev. 269/78	774/74	Exp.
670/74	Rev. 271/78	775/74	Rev. 89/78
671/74	Rev. 258/78	785/74	Rev. 422/75
675/74	Rev. 258/75	787/74	Rev. 860/77
678/74	Rev. 906/76	788/74	Rev. 193/75
680/74	Rev. 77/76	790/74	Exp.
681/74	Rev. 846/75	791/74	Exp.
683/74	Rev. 332/75	792/74	Rev. 240/75
685/74	Rev. 4/76	793/74	Rev. 456/75
686/74	Rev. 1049/80	794/74	Rev. 1039/80
687/74	Rev. 1052/80	795/74	Exp.
690/74	Rev. 901/75	796/74	Rev. 469/75
691/74	Rev. 958/78	797/74	Rev. 677/77
696/74	Rev. 703/80	798/74	Rev. 703/80
697/74	Exp.	799/74	Exp.
698/74	Exp.	809/74	Rev. 959/78
699/74	Exp.	810/74	Exp.
700/74	Exp.	811/74	Exp.

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815 74	Rev. 476/77	021/74	Pay 211/75
		921/74	Rev. 311/75
816/74 817/74	Rev. 1052/80 Rev. 1049/80	922/74	Rev. 312/75
819/74	Rev. 998/74	925/74 926/74	Exp. 280/76
821/74	Exp.	927/74	Rev. 389/76 Rev. 314/76
824/74	Rev. 833/75	928/74	Rev. 959/78
827/74	Rev. 269/78	930/74	Exp.
828/74	Rev. 919/75	933/74	Rev. 89/78
830/74	Rev. 67/75	934/74	Exp.
833/74	Rev. 272/78	935/74	Exp.
838/74	Rev. 1114/80	939/74	Rev. 214/75
840/74	Rev. 599/78	942/74	Rev. 1049/80
843/74	Rev. 269/78	943/74	Rev. 1052/80
844/74	Rev. 271/78	946/74	Rev. 77/76
845/74	Rev. 464/79	948/74	Rev. 860/77
846/74	Rev. 92/75	949/74	Rev. 239/80
848/74	Rev. 420/76	950/74	Rev. 647/77
850/74	Rev. 407/78	951/74	Rev. 377/77
851/74	Exp.	956/74	Rev. 952/77
852/74	Rev. 840/75	959/74	Rev. 37/75
853/74	Exp.	960/74	Rev. 1038/80
854/74	Rev. 833/75	961/74	Exp.
858/74	Rev. 258/78	962/74	Exp.
860/74	Rev. 710/77	963/74	Exp.
861/74	Rev. 861/77	964/74	Rev. 580/80
866/74	Rev. 637/78	965/74	Rev. 178/75
867/74	Rev. 573/78	967/74	Exp.
870/74	Rev. 166/77	968/74	Rev. 1128/80
874/74	Exp	969/74	Rev. 1127/80
882/74	Rev. 1043/75	971/74	Rev. 1043/80
883/74	Rev. 384/79	972/74	Rev. 310/78
884/74	Rev. 243/79	974/74	Exp.
885/74	Rev. 474/76	976/74	Rev. 377/77
886/74	Exp.	977/74	Rev. 695/77
887/74	Rev. 443/77	978/74	Rev. 695/77
890/74	Rev. 231/75	979/74	Rev. 141/75
891/74	Rev. 233/75	980/74	Rev. 142/75
893/74	Rev. 298/75	981/74	Rev. 861/77
895/74	Exp.	982/74	Rev. 864/77
896/74	Exp.	985/74	Exp.
898/74	Rev. 747/77	986/74	Exp.
899/74	Rev. 861/77	988/74	Rev. 803/75
900/74	Rev. 865/77	989/74	Rev. 803/75
901/74	Rev. 677/77	990/74	Rev. 264/75
903/74	Rev. 678/77	991/74	Exp.
903/74	Rev. 678/77	993/74	Rev. 332/76
904/74	Rev. 271/78	994/74	Rev. 333/76
909/74	Exp.	997/74	Rev. 279/80
910/74	Exp.	2/75	Rev. 269/78
910/74	Exp.	3/75	Rev. 1008/75
912/74	Rev. 1042/80	7/75	Rev. 774/80
913/74	Rev. 212/78	8/75	Rev. 474/76
913/74	Rev. 861/77	10/75	Rev. 734/75
915/74	Rev. 865/77	14/75	Rev. 478/79
916/74	Rev. 932/78	18/75	Rev. 634/77
918/74	Exp.	19/75	Rev. 861/77
919/74	Exp.	21/75	Rev. 281/75
920/74	Rev. 66/75	23/75	Rev. 464/79

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24/75	D 464/70	142/75	D (02/75	
24/75	Rev. 464/79	143/75	Rev. 603/75	
32/75 33/75	Rev. 140/77 Rev. 194/77	146/75 147/75	Exp.	
34/75	Rev. 710/77	148/75	Exp.	
35/75	Rev. 860/77	149/75	Rev. 272/79	
36/75	Rev. 677/77	150/75	Rev. 122/77	
40/75	Exp.	155/75	Rev. 478/79	
41/75	Exp.	163/75	Exp.	
44/75	Rev. 240/75	164/75	Exp.	
45/75	Rev. 241/75	165/75	Exp.	
51/75	Exp.	166/75	Exp.	
53/75	Rev. 1076/80	167/75	Exp.	
54/75	Rev. 350/80	168/75	Exp.	
56/75	Revkg.	170/75	Rev. 952/77	
57/75	Rev. 599/78	173/75	Rev. 1114/80	
58/75	Exp.	176/75	Rev. 1076/80	
59/75	Rev. 272/78	177/75	Rev. 1076/80	
60/75	Rev. 436/80	179/75	Rev. 932/78	
61/75	Rev. 77/76	180/75	Rev. 863/77	
63/75	Rev. 11/76	185/75	Rev. 913/77	
66/75	Rev. 139/75	186/75	Rev. 1009/75	
67/75	Rev. 141/75	188/75	Rev. 508/77	
68/75	Rev. 241/75	189/75	Rev. 204/80	
69/75	Rev. 95/76	190/75	Rev. 193/76	
70/75	Exp.	192/75	Revkg.	
71/75	Exp.	193/75	Revkg.	
72/75	Exp.	194/75	Rev. 818/80	
74/75	Rev. 389/76	195/75	Rev. 237/79	
75/75	Rev. 314/76	196/75	Rev. 389/76	
77/75	Rev. 193/76	197/75	Rev. 314/76	
78/75	Rev. 587/77	199/75	Rev. 193/76	
79/75	Rev. 618/77	200/75	Rev. 193/76	
80/75	Exp.	203/75	Rev. 677/77	
81/75	Rev. 555/79	204/75	Rev. 678/77	
88/75	Rev. 860/77	205/75	Rev. 356/76	
89/75	Rev. 677/77	211/75	Rev. 437/80	
90/75	Rev. 271/78	212/75	Rev. 959/78	
93/75	Rev. 304/75	216/75	Rev. 271/78	
94/75	Rev. 303/76	217/75	Rev. 272/78	
102/75	Rev. 144/76	221/75	Rev. 1052/80	
103/75	Exp.	230/75	Rev. 75/76	
105/75	Revkg.	231/75	Rev. 349/76	
111/75	Exp.	233/75	Rev. 347/76	
114/75	Rev. 870/77	238/75	Rev. 89/78	
115/75	Rev. 638/78	240/75	Rev. 382/76	
116/75	Exp.	241/75	Rev. 383/76	
117/75	Rev. 1009/75	243/75	Exp.	
119/75	Rev. 1076/80	245/75	Exp.	
122/75	Rev. 774/80	248/75	Rev. 881/76	
124/75	Rev. 269/78	250/75	Exp.	
125/75	Rev. 961/78	252/75	Rev. 634/77	
127/75	Rev. 862/77	255/75	Exp.	
129/75	Rev. 678/77	256/75	Rev. 1008/75	
130/75	Exp.	257/75	Rev. 1008/75	
132/75	Revkg.	258/75	Rev. 188/77	
139/75	Rev. 750/75	264/75	Rev. 566/75	
141/75	Rev. 311/75	266/75	Exp.	
142/75	Rev. 312/75	267/75	Exp.	

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768 75	Paris		
	Exp.	410/75	Rev. 544/79
269/75	Exp.	418/75	Rev. 86/80
270/75	Exp.	419/75	Rev. 732/78
271/75	Rev. 961/78	421/75	Rev. 217/79
273/75	Rev. 190/76	424/75	Rev. 958/78
274/75	Rev. 803/75	425/75	Rev. 959/78
276/75	Rev. 107/76	426/75	Rev. 634/77
277/75	Rev. 106/76	427/75	Rev. 861/77
278/75	Rev. 104/76	428/75	Rev. 678/77
285/75	Exp.	430/75	Rev. 437/80
288/75	Rev. 407/76	431/75	Rev. 833/75
289/75	Rev. 1076/80	435/75	Rev. 122/77
291/75	Rev. 235/80	436/75	Rev. 603/75
292/75	Rev. 233/80	437/75	·
293/75	Rev. 703/80		Rev. 269/78
206.75	Rev. 322/78	438/75	Rev. 544/79
297/75	Rev. 695/77		Rev. 796/79
299/75	Rev. 689/80	441/75	Rev. 796/79
301/75	Rev. 677/77	442/75	Rev. 796/79
302/75		443/75	Rev. 796/79
303/75	Rev. 678/77	444/75	Rev. 994/80
	Rev. 673/77	446/75	Rev. 881/76
305/75	Rev. 907/78	447/75	Rev. 703/80
309/75	Rev. 354/80	448/75	Rev. 963/80
310/75	Rev. 229/76	454/75	Rev. 227/78
311/75	Rev. 189/78	456/75	Rev. 936/77
312/75	Rev. 488/76	457/75	Rev. 1127/80
315/75	Exp.	458/75	Rev. 1127/80
317/75	Rev. 237/77	459/75	Rev. 382/76
321/75	Rev. 803/75	460/75	Rev. 383/76
329/75	Exp.	461/75	Rev. 833/75
332/75	Rev. 682/75	464/75	Rev. 269/78
333/75	Rev. 268/77	465/75	
334/75	Rev. 659/79		Rev. 677/77
335/75	Rev. 658/79	466/75	Rev. 272/78
336/75	Rev. 856/75	468/75	Rev. 616/76
337/75	Rev. 1050/80	469/75	Rev. 601/75
338/75	Revkg.	471/75	Rev. 210/79
340/75	Exp.	474/75	Exp.
353/75	Rev. 271/78	476/75	Exp.
355/75	Rev. 1068/80	479/75	Rev. 389/76
360/75	Exp.	480/75	Rev. 314/76
361/75	_ *	481/75	Exp.
368/75	Exp. 217/70	482/75	Rev. 407/78
	Rev. 217/79	485/75	Exp.
370/75	Rev. 272/78	486/75	Exp.
373/75	Rev. 245/80	487/75	Rev. 177/79
375/75	Rev. 677/77	488/75	Rev. 681/75
376/75	Rev. 428/75	489/75	Rev. 1076/80
377/75	Rev. 678/77	494/75	Rev. 97/77
378/75	Rev. 846/75	495/75	Rev. 348/78
379/75	Revkg.	496/75	_ ′
381/75	Rev. 1049/80	497/75	Rev. 864/77
385/75	Rev. 285/80		Rev. 563/80
386/75	Rev. 678/76	499/75	Rev. 491/76
397/75	Exp.	500/75	Exp.
398/75	Exp.	501/75	Exp.
400/75	Rev. 586/75	502/75	Exp.
405/75	Rev. 687/78	505/75	Rev. 1114/80
407/75	Rev. 241/76	507/75	Exp.

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509/75	Roy 380/76	617/75	Par 000/56	
	Rev. 389/76	617/75	Rev. 900/76	
510/75	Rev. 314/76	618/75	Rev. 389/76 Rev. 1002/78	
511/75	Rev. 314/76	619/75		
520/75	Rev. 578/75 Rev. 265/80	620/75	Rev. 861/77	
523/75	Rev. 266/80	621/75 622/75	Rev. 864/77 Rev. 269/78	
524/75 525/75	Exp.	623/75	Rev. 316/79	
527/75	Exp.	624/75	Rev. 377 77	
528/.75	Rev. 188/77	625/75	Rev. 204/80	
529/75	Rev. 272/78	630/75	Rev. 272/78	
530/75	Rev. 377/77	631/75	Rev. 272/78	
531/75	Rev. 272/78	633/75	Rev. 388/79	
533/75	Rev. 77/76	635/75	Rev. 1050/80	
536/75	Rev. 217/79	636/75	Rev. 1052/80	
537/75	Rev. 217/79	637/75	Rev. 1049.80	
538/75	Rev. 269/78	642/75	Rev. 150/77	
539/75	Rev. 271/78	643/75	Rev. 407/78	
540/75	Rev. 964/78	644/75	Rev. 407/78	
541/75	Rev. 906/76	657/75	Rev. 210/79	
543/75	Rev. 36/76	659/75	Exp.	
544/15	Rev. 229/76	660/75	Exp.	
546/75	Rev. 703/80	661/75	Rev. 151,79	
549/75	Rev. 796/79	662/75	Rev. 55	
552/75	Rev. 66/76	663/75	Rev	
553/75	Rev. 269/78	664/75	Exp.	
554/75	Rev. 649/80	666/75	Rev. 1127.80	
555/75	Rev. 304/76	668/75	Rev. 678-76	
557/75	Rev. 381/76	669/75	Rev. 860.79	
558/75	Rev. 678/77	672/75	Rev. 1008/75	
561/75	Rev. 82/80	673/75	Rev. 117 - \	
562/75	Rev. 210/79	674/75	Rev. 173/77	
565/75	Rev. 3/77	682/75	Rev. 38/76	
566/75	Rev. 784/75	689/75	Rev. 1049.80	
568/75	Rev. 586/80	694/75	Rev. 638.78	
572/75	Rev. 689/75	699/75	Rev. 271/78	
573/75	Rev. 508/77	700/75	Rev 634/77	
574/75	Rev. 163/80	703/75	Rev. 618/77	
575/75	Rev. 522/76	704/75	Rev	
580/75	Rev. 243/79	707/75	Rev. 476:77	
587/75	Rev. 893/77	710/75	Rev. 304 76	
588/75	Rev. 508/77	711/75	Exp.	
589/75	Rev. 1114/80	713/75	Rev. 221/79	
591/75	Rev. 860/79	716/75	Rev. 935/75	
593/75	Revkg.	718/75	Rev. 695/77	
595/75	Rev. 865/77	719/75	Rev. 695 77	
597/75	Rev. 3/77	724/75	Rev. 11.1- \	
600/75	Rev. 901/75	725/75	Rev. 1114 80	
601/75	Rev. 711/76	727/75	Rev 469.78	
603/75	Rev. 474/76	729/75	Rev 982.75	
604/75	Rev. 647/77	730/75	Exp.	
607/75	Rev. 615/75	731/75	Rev. 835/75	
609/75	Rev. 703/80	732/75	Rev. 959:78	
610/75	Exp.	733/75	Rev. 836/75	
611/75	Rev. 269/78	734/75	Rev. 961/78	
612/75	Rev. 677/77	736/75	Rev 964.78	
614/75	Rev. 204/80	737/75	Rev. 89 78	
615/75	Revku	738/75	Rev . T	
616/75	Exp.	739,75	Rev. 864,77	

Ontario Regulations	Disposition	Ontario Regulations	Disposition
740/75	Rev. 96/76	851/75	Rev. 993/80
- ; ,, - 5	Rev. 846/75	852/75	Rev. 1002/78
144/15	Rev. 77/76	853/75	Rev. 961/78
740/75	Rev. 1076/80	857/75	Rev. 1002/78
747/75	Rev. 528/76	864/75	Rev. 861/77
750/75	Rev 249/76	867/75	Rev. 256/76
754/75	Rev. 549/76	868/75	Rev. 1021/76
762/75	Rev. 377/77	869/75	Rev. 958/78
763/75	Rev. 77/76	873/75	Rev. 1127/80
766/75	Exp.	878/75	Exp.
767/75	Exp.	901/75	Rev. 294/79
768/75	Rev. 821/76	903/75	Exp.
769/75	Exp.	904/75	Exp.
771/75	Rev. 552/80	907/75	Rev. 703/80
773/75	Rev. 677/77	910/75	Rev. 618/77
774/75	Rev. 217/79	914/75	Rev. 1038/80
775/75	Rev. 527/77	917/75	Rev. 1002/78
781/75	Rev. 833/75	919/75	Rev. 103/76
782/75	Exp.	920/75	Exp.
783/75	Rev. 959/78	923/75	Rev. 350/80
784/75	Rev. 1020/75	926/75	Rev. 177/77
785/75	Rev. 210/79	927/75	Rev. 961/78
786/75	Rev. 269/78	928/75	Rev. 634/77
787/75	Rev. 77/76	929/75	Rev. 861/77
789/75	Rev. 861/77	930/75	Rev. 271/78
790/75	Rev. 269/78	932/75	Rev. 271/78
791/75	Rev. 689/80	933/75	Rev. 861/77
794/75	Exp.	934/75	Rev. 451/78
795/75	Rev. 704/76	935/75	Rev. 311/76
797/75	Exp.	936/75	Exp.
798/75	Rev. 601/80	937/75	Rev. 951/76
801/75	Rev. 269/78	938/75	Rev. 269/78
802/75	Exp.	941/75	Exp. 500/78
807/75	Revkg.	944/75 945/75	Rev. 599/78 Rev. 860/77
810/75 811/75	Rev. 188/77	946/75	Rev. 677/77
812/75	Rev. 407/78	947/75	Rev. 660/77
813/75	Exp. Rev. 926/75	948/75	Rev. 154/76
815/75	Rev. 169/80	949/75	Rev. 17/77
817/75	Rev. 265/80	952/75	Rev. 442/79
818/75	Rev. 266/80	954/75	Rev. 377/77
821/75	Rev. 1079/80	958/75	Rev. 407/78
823/75	Rev. 699/77	963/75	Exp.
825/75	Rev. 558/76	964/75	Exp.
828/75	Rev. 156/80	965/75	Exp.
829/75	Rev. 84/80	966/75	Revkg.
830/75	Rev. 861/77	974/75	Rev. 906/76
832/75	Rev. 936/75	976/75	Exp.
833/75	Revkg.	978/75	Revkg.
835/75	Rev. 958/78	979/75	Rev. 960/78
836/75	Rev. 962/78	980/75	Rev. 864/77
837/75	Rev. 279/80	981/75	Rev. 865/77
838/75	Rev. 279/80	982/75	Rev. 269/78
839/75	Rev. 677/77	983/75	Rev. 962/78
840/75	Rev. 204/80	984/75	Rev. 963/78
846/75	Revkg.	991/75	Rev. 265/80
847/75	Rev. 796/79	992/75	Rev. 266/80
848/75	Rev. 796/79	995/75	Exp.

Ontario Regulations	Disposition	Ontario Regulations	Disposition
997/75	Rev. 663/78	77/76	Revkg.
1001/75	Exp.	78/76	Rev. 864/77
1003/75	Exp.	79/76	Rev. 678/77
1004/75	Rev. 204/80	84/76	Rev. 1002/78
1005/75	Exp.	87/76	Rev. 227/78
1007/75	Rev. 1016/80	88/76	Rev. 677/77
1011/75	Rev. 508/77	90/76	Exp.
1012/75	Rev. 188/76	95/76	Rev. 194/78
1014/75	Rev. 73/77	100/76	Rev. 1041/80
1016/75	Rev. 229/76	104/76	Rev. 212/78
1017/75	Exp.	105/76	Rev. 385/76
1019/75	Exp.	106/76	Rev. 202/77
1020/75	Rev. 216/76	107/76	Rev. 386/76
1022/75	Rev. 392/78	109/76	Rev. 861/77
1023/75	Rev. 520/79	110/76	Rev. 865/77
1025/75	Rev. 1114/80	111/76	Rev. 269/78
1028/75	Rev. 377/77	112/76	Rev. 271/78
1029/75	Rev. 271/78	119/76	Rev. 555/79
1031/75	Rev. 1002/78	120/76	Rev. 1114/80
1033/75	Rev. 204/80	121/76	Exp.
1035/75	Rev. 936/77	124/76	Rev. 508/77
1036/75	Rev. 508/77	128/76	Exp.
1037/75	Rev. 508/77	130/76	Exp.
1039/75	Rev. 122/78	133/76	Exp.
1040/75	Exp.	135/76	Exp.
1041/75	Exp.	136/76	Exp.
1042/75	Exp.	137/76	Exp.
1044/75	Rev. 89/78	139/76	Rev. 217/79
1047/75	Exp.	145/76	Rev. 1076/80
1049/75	Exp.	151/76	Rev. 407/78
2/76	Rev. 389/76	154/76	Rev. 1002/78
3/76	Rev. 389/76	155/76	Exp.
4/76	Rev. 900/76	158/76	Rev. 377/77
5/76	Rev. 426/78	161/76	Exp.
9/76	Rev. 163/80	162/76	Rev. 693/79
13/76	Exp.	163/76	Rev. 269/78
14/76	Rev. 52/78	164/76	Rev. 271/78
18/76	Rev. 420/80	165/76	Rev. 677/77
23/76	Rev. 959/78	171/76	Exp.
26/76	Rev. 54/79	173/76	Rev. 959/78
31/76	Exp.	175/76	Rev. 1114/80
32/76	Rev. 470/76	176/76	Rev. 101/80
35/76	Rev. 832/80	188/76	Rev. 474/76
38/76	Rev. 524/76	190/76	Rev. 338/78
40/76	Rev. 522/76	191/76	Exp.
44/76	Rev. 476/77	193/76	Rev. 37/77
48/76	Rev. 577/76	196/76	Rev. 325/79
49/76	Rev. 163/80	198/76	Rev. 927/77
60/76	Rev. 963/78	200/76	Revkg.
61/76	Rev. 269/78	206/76	Rev. 150/77
62/76	Rev. 677/77	209/76	Rev. 699/77
63/76	Rev. 294/79	211/76	Rev. 634/77
64/76	Exp.	213/76	Rev. 508/77
67/76	Rev. 634/77	216/76	Rev. 308/76
68/76	Rev. 624/79	219/76	Rev. 184/78
73/76	Rev. 1076/80	220/76	Rev. 860/77
74/76	Rev. 349/76	224/76	Rev. 548/77
75/76	Rev. 354/80	225/76	Exp.

Ontario Regulations	Disposition	Ontario Regulations	Disposition
231/76	Rev. 034/77	366/76	Exp.
230/76	Rev 081/80	367/76	Exp.
235/76	Rev. 142/80	371/76	Rev. 961/78
238/76	Exp.	372/76	Rev. 227/78
239/76	Exp.	380/76	Rev. 188/77
240/76	Rev. 272/78	381/76	Rev. 290/77
243/76	Rev. 342/78	382/76	Rev. 288/77
245/76	Rev. 204/80	383/76	Rev. 289/77
249/76	Rev. 989/76	389/76	Rev. 876/77
251/76	Exp.	392/76	Rev. 122/77
253/76	Rev. 464/79	404/76	Exp.
255/76	Exp.	406/76	Rev. 354/80
256/76	Rev. 678/77	409/76	Rev. 204/80
257/76	Rev. 271/78	412/76	Rev. 634/77
258/76	Rev. 790/77	413/76	Rev. 1042/80
265/76	Rev. 740/77	414/76	Rev. 59/77
267/76	Rev. 703/80	416/76	Rev. 508/77
270/76	Rev. 478/79	422/76	Rev. 269/78
271/76	Exp.	424/76	Exp.
275/76	Rev. 1002/78	426/76	Rev. 703/80
276/76	Rev. 291/79	430/76	Rev. 877/78
278/76	Rev. 1076/80	433/76	Rev. 257/80
279/76	Rev. 1076/80	434/76	Rev. 258/80
280/76	Rev. 738/79	435/76	Rev. 861/77
284/76	Rev. 917/78	441/76	Rev. 291/80
285/76	Rev. 1076/80	446/76	Rev. 182/80
288/76	Rev. 634/77	448/76	Rev. 936/78
290/76	Rev. 243/79	449/76	Rev. 994/80
291/76	Exp.	450/76	Rev. 932/78
192/76	Rev. 1052/80	451/76	Rev. 933/78
295/76	Rev. 861/77	452/76	Rev. 586/79
296/76	Rev. 269/78	454/76	Exp.
299/76	Exp.	455/76	Rev. 773/80
300/76	Rev. 677/77	456/76	Rev. 959/78
3()2/76	Rev. 623/77	458/76	Rev. 861/77
303/76	Rev. 80/77	459/76	Exp.
304/76	Rev. 81/77	460/76	Exp.
305/76	Rev. 268/77	463/76	Rev. 604/77
308/76	Rev. 585/76	464/76	Exp.
309/76	Rev. 1017/76	465/76	Rev. 258/78
311/76	Rev. 474/76	466/76	Rev. 119/78
312/76	Rev. 524/76	467/76	Rev. 863/77
314/76	Rev. 900/76	468/76	Rev. 678/77
318/76	Rev. 407/78	472/76	Exp.
320/76	Rev. 89/78	473/76	Exp.
321/76	Rev. 272/78	474/76	Rev. 114/79
322/76	Rev. 204/80	475/76	Rev. 796/79
323/76	Rev. 964/78	476/76	Exp.
336/76	Rev. 382/76	477/76	Exp.
337/76	Rev. 383/76	478/76	Exp.
340/76	Exp.	480/76	Rev. 81/77
341/76	Rev. 689/80	481/76	Rev. 210/79
348/76	Rev. 354/80	483/76	Rev. 900/76
354/76	Rev. 169/80	484/76	Rev. 876/77
360/76	Rev. 634/77	485/76	Exp.
361/76	Rev. 861/77	486/76	Exp.
362/76	Rev. 677/77	487/76	Rev. 288/77
363/76	Rev. 271/78	488/76	Rev. 289/77

Ontario Regulations	Disposition	Ontario Regulations	Disposition
489/76	Rev. 290/77	619/76	Rev. 677/77
497/76	Exp.	623/76	Rev. 425/80
498/76	Rev. 407/78	624/76	Revkg.
511/76	Rev. 1127/80	626/76	Rev. 904/80
512/76	Rev. 1127/80	631/76	Exp.
513/76	Rev. 188/77	633/76	Rev. 618/77
514/76	Rev. 316/79	636/76	Rev. 219/78
515/76	Rev. 1114/80	639/76	Rev. 667/77
517/76	Rev. 89/78	642/76	Rev. 283/77
518/76	Rev. 861/77	646/76	Rev. 426/78
519/76	Rev. 677/77	649/76	Exp.
520/76	Rev. 591/79	650/76	Rev. 441/77
522/76	Rev. 1007/76	657/76	Exp.
523/76	Rev. 464/79	658/76	Rev. 358/78
524/76	Rev. 23/77	659/76	Rev. 114/79
525/76	Rev. 634/77	662/76	Rev. 122/77
528/76	Rev. 238/79	673/76	Rev. 402/79
530/76	Rev. 348/78	674/76	Rev. 377/77
531/76	Rev. 508/77	675/76	Rev. 961/78
532/76	Rev. 860/77	676/76	Rev. 959/78
533/76	Rev. 623/77	679/76	Rev. 110/77
539/76	Rev. 272/78	690/76	Rev. 294/79
540/76	Rev. 1049/80	691/76	Rev. 936/78
542/76	Rev. 677/77	693/76	Rev. 287/78
543/76	Rev. 227/78	695/76	Rev. 718/76
544/76	Rev. 326/79	697/76	Exp.
545/76	Rev. 325/79	698/76	Rev. 82/80
549/76	Rev. 890/76	699/76	Rev. 407/78
550/76	Rev. 377/77	700/76	Exp.
551/76	Rev. 1076/80	701/76	Exp.
554/76	Rev. 287/78	702/76	Exp.
556/76	Rev. 448/80	703/76	Exp.
561/76	Rev. 699/77	705/76	Exp.
564/76	Rev. 774/80	706/76	Rev. 268/77
565/76	Rev. 963/78	709/76	Rev. 563/80
566/76	Rev. 1002/78	711/76	Rev. 866/76
572/76	Rev. 269/78	715/76	Rev. 623/77
579/76	Rev. 223/77	716/76	Rev. 861/77
580/76	Rev. 876/77	718/76	Exp.
581/76	Rev. 577/77	719/76	Revkg.
584/76	Exp.	720/76	Rev. 677/77
585/76	Rev. 820/76	726/76	Rev. 876/77
593/76	Rev. 280/77	727/76	Rev. 876/77
594/76	Rev. 272/78	729/76	Rev. 900/76
595/76	Rev. 294/79	730/76	Rev. 1002/78
597/76	Rev. 634/77	731/76	Exp.
600/76	Rev. 22/79	732/76	Revkg.
601/76	Rev. 448/80	734/76	Exp.
602/76	Rev. 81/77	735/76	Exp.
604/76	Revkg.	737/76	Exp.
605/76	Revkg.	743/76	Rev. 961/78
612/76	Rev. 377/77	742/76	Rev. 703/80
613/76	Rev. 272/78	744/76	Rev. 634/77
614/76	Rev. 1002/78	745/76	Rev. 89/78
615/76	Rev. 623/77	746/76	Rev. 677/77
616/76	Rev. 296/78	749/76	Rev. 677/77
617/76	Rev. 958/78	753/76	Rev. 772/79
618/76	Rev. 863/77	755/76	Rev. 618/77

Ontario Regulations	Disposition	Ontario Regulations	Disposition
156/7/0	Rev. 1076/80	864/76	Exp.
159/7/4	Rev. 358/78	866/76	Rev. 974/76
707/76	Rev. 775/76	868/76	Exp.
712174	Exp.	869/76	Rev. 774/80
110/26	Rev. 204/80	870/76	Rev. 959/78
111/76	Rev. 566/77	871/76	Rev. 963/78
772/76	Exp.	874/76	Rev. 448/80
773/70	Rev. 618/77	876/76	Exp.
774/70	Rev. 864/77	879/76	Rev. 217/79
775/76	Exp.	886/76	Exp.
327/76	Rev. 599/78	887/76	Rev. 961/78
778/76	Rev. 552/80	888/76	Rev. 377/77
783/76	Exp.	891/76	Exp.
784/76	Rev. 81/77	892/76	Rev. 876/77
780/76	Rev. 354/80	893/76	Rev. 876/77
787/76	Rev. 210/79		· ·
193/76	Rev. 961/78	894/76	Rev. 876/77
		897/76	Rev. 148/77
795/76	Rev. 508/77	899/76	Rev. 1002/78
796/76	Rev. 963/78	900/76	Rev. 405/80
707/76	Rev. 204/80	901/76	Rev. 405/80
705/76	Rev. 936/77	904/76	Rev. 1127/80
801/76	Exp.	905/76	Rev. 1015/76
806/76	Rev. 677/77	911/76	Rev. 72/77
807/76	Rev. 271/78	914/76	Rev. 638/78
808/76	Rev. 699/77	916/76	Rev. 464/79
809/76	Rev. 667/77	918/76	Rev. 1114/80
811/76	Exp.	921/76	Rev. 864/77
×12,76	Rev. 163/80	922/76	Rev. 269/78
815/76	Rev. 151/79	923/76	Rev. 677/77
816/76	Rev. 863/77	924/76	Rev. 271/78
818/76	Rev. 860/77	929/76	Rev. 361/80
819/76	Rev. 269/78	930/76	Rev. 876/77
820/76	Rev. 14/77	931/76	Rev. 405/80
821/76	Rev. 443/77	932/76	Rev. 876/77
822/76	Rev. 272/78	933/76	Rev. 405/80
823/76	Rev. 1002/78	935/76	Rev. 326/79
824/76	Rev. 73/77	937/76	Rev. 279/80
825/76	Rev. 245/80	942/76	Rev. 703/80
826/76	Rev. 227/78	945/76	Rev. 1114/80
827/76	Rev. 623/77	946/76	Rev. 597/78
828/76	Rev. 910/78	947/76	Rev. 89/78
h29/76	Exp.	948/76	Rev. 515/77
	Rev. 188/77	949/76	Rev. 678/77
831/76	,		Rev. 271/78
833/76	Rev. 354/80	950/76	,
834/76	Rev. 900/76	951/76	Rev. 937/78
835/76	Rev. 876/77	954/76	Rev. 860/77
841/76	Rev. 1114/80	955/76	Exp.
842/76	Rev. 865/77	961/76	Rev. 217/79
843/76	Rev. 677/77	964/76	Rev. 89/78
844/76	Rev. 678/77	965/76	Rev. 865/77
845/76	Rev. 271/78	966/76	Rev. 677/77
847/76	Rev. 745/80	968/76	Rev. 227/78
850/76	Rev. 498/78	970/76	Rev. 681/78
851/76	Rev. 1013/76	971/76	Rev. 678/77
852/76	Rev. 703/80	972/76	Rev. 678/77
858/76	Rev. 639/78	973/76	Rev. 678/77
859/76	Revkg.	974/76	Rev. 334/77
862/76	Exp.	978/76	Rev. 586/78

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090176	Rev. 16/77	106/77	Rev. 291/80
980/76	Rev. 23/77	110/77	Rev. 1126/80
986/76		115/77	
988/76	Exp. Rev. 16/77		Exp. 272/79
989/76	·	116/77	Rev. 272/78
994/76	Exp.	118/77	Rev. 959/78
997/76	Rev. 346/79	119/77	Rev. 677/77
1001/76	Exp.	120/77	Rev. 677/77
1002/76	Exp. 114/70	122/77	Rev. 204/79
1003/76	Rev. 114/79	124/77	Rev. 388/79
1006/76	Exp. 065/77	128/77	Exp. 700/00
1007/76	Rev. 965/77	133/77	Rev. 788/80
1012/76	Rev. 508/77	135/77	Exp.
1014/76	Rev. 396/80	137/77	Rev. 89/78
3/77	Rev. 517/80	138/77	Rev. 634/77
4/77	Exp.	139/77	Rev. 227/78
6/77	Exp.	140/77	Rev. 111/79
9/77	Rev. 354/80	143/77	Rev. 432/77
11/77	Rev. 969/80	144/77	Exp.
14/77	Rev. 230/77	145/77	Rev. 508/77
16/77	Rev. 143/77	148/77	Rev. 294/77
19/77	Rev. 639/78	152/77	Rev. 285/80
20/77	Exp.	158/77	Exp.
23/77	Rev. 464/77	160/77	Rev. 508/77
24/77	Rev. 326/79	163/77	Rev. 961/78
25/77	Exp.	164/77	Rev. 961/78
26/77	Rev. 405/80	165/77	Rev. 272/78
27/77	Rev. 876/77	166/77	Revkg.
28/77	Rev. 951/77	167/77	Rev. 227/78
30/77	Rev. 257/80	168/77	Rev. 862/77
32/77	Rev. 75/78	175/77	Rev. 959/78
34/77	Exp.	180/77	Exp.
37/77	Rev. 105/78	188/77	Rev. 455/78
39/77	Rev. 325/79	191/77	Rev. 774/80
46/77	Rev. 796/80	192/77	Rev. 260/78
47/77	Exp.	193/77	Rev. 703/80
50/77	Rev. 354/80	195/77	Rev. 920/79
51/77	Rev. 703/80	197/77	Exp.
56/77	Rev. 201/77	198/77	Exp.
57/77	Rev. 356/77	199/77	Rev. 330/77
58/77	Rev. 771/77	201/77	Rev. 365/79
59/77	Rev. 212/78	202/77	Rev. 768/77
61/77	Rev. 210/79	203/77	Rev. 212/78
65/77	Exp.	204/77	Rev. 1042/80
69/77	Rev. 1049/80	205/77	Rev. 369/79
80/77	Rev. 400/78	208/77	Rev. 635/77
81/77	Rev. 405/78	212/77	Rev. 687/78
83/77	Rev. 419/77	214/77	Rev. 8/78
84/77	Rev. 958/78	215/77	Rev. 9/78
85/77	Rev. 961/78	216/77	Rev. 3/78
88/77	Rev. 861/77	217/77	Rev. 2/78
89/77	Rev. 269/78	221/77	Rev. 405/80
90/77	Rev. 269/78	222/77	Rev. 876/77
91/77	Rev. 677/77	223/77	Rev. 350/80
92/77	Rev. 660/77	225/77	Rev. 95/78
93/77	Rev. 678/77	227/77	Revkg.
95/77	Exp.	228/77	Rev. 313/78
96/77	Rev. 959/78	230/77	Rev. 531/77
98/77	Rev. 348/78	234/77	Rev. 219/78

Ontario Regulations	Disposition	Ontario Regulations	Disposition
. 15 **	Rev. 15/80	347/77	Rev. 774/80
. 17 77	Rev. 257/78	348/77	Rev. 861/77
238/77	Rev. 405/78	349/77	Rev. 862/77
243/77	Rev. 12/79	350/77	Rev. 271/78
244/77	Rev. 104/79	351/77	Rev. 271/78
248/27	Rev. 243/79	352/77	Rev. 271/78
246/77	Rev. 346/77	353/77	Rev. 272/78
247/77	Rev. 961/78	354/77	Rev. 204/80
248/77	Rev. 634/77	359/77	Rev. 678/77
249/77	Rev. 269/78	360/77	Rev. 227/78
250/77	Rev. 678/77	362/77	Exp.
251/77	Rev. 227/78	367/77	Revkg.
252/77	Rev. 227/78	368/77	Rev. 379/77
253/77	Rev. 1002/78	369/77	Rev. 703/80
255/77	Rev. 271/78	373/77	Rev. 961/78
257/77	Exp.	375/77	Rev. 861/77
258/77	Rev. 703/80	376/77	Rev. 271/78
260/77	Rev. 959/78	378/77	Exp.
261/77	Rev. 667/77	379/77	Revkg.
265/77	Rev. 518/77	380/77	Revkg.
266/77	Exp.	381/77	Revkg.
269/77	Rev. 258/78	382/77	Revkg.
273/77	Rev. 700/78	387/77	Rev. 89/78
274/77	Rev. 699/78	388/77	Rev. 269/78
275/77	Rev. 677/77	389/77	Rev. 1002/78
277/77	Rev. 272/78	394/77	Revkg.
278/77	Rev. 963/78	395/77	Exp.
287/77	Rev. 384/79	401/77	Rev. 1114/80
288/77	Rev. 76/78	403/77	Exp.
289/77	Rev. 77/78	404/77	Exp.
290/77	Rev. 318/78	405/77	Exp.
291/77	Rev. 703/80	406/77	Exp.
294/77	Rev. 114/79	408/77	Revkg.
300/77	Rev. 272/78	409/77	Revkg.
301/77	Rev. 1002/78	410/77	Revkg.
302/77	Rev. 822/78	414/77	Revkg.
305/77	Rev. 294/79	420/77	Rev. 1049/80
308/77	Rev. 1114/80	421/77	Rev. 172/80
316/77	Rev. 245/80	428/77	Rev. 677/77
317/77	Rev. 354/80	429/77	Rev. 271/78
319/77	Rev. 1076/80	430/77	Rev. 272/78
320/77	Rev. 677/77	431/77	Rev. 843/77
321/77	Rev. 421/77	432/77	Rev. 306/78
322/77	Rev. 89/78	435/77	Rev. 719/77
323/77	Rev. 227/78	436/77	Rev. 696/77
324/77	Rev. 1002/78	437/77	Rev. 697/77
325/77	Rev. 271/78	438/77	Rev. 629/80
326/77	Rev. 271/78	442/77	Exp.
328/77	Rev. 382/77	445/77	Rev. 455/78
330/77	Revkg.	448/77	Rev. 168/78
333/77	Rev. 379/77	450/77	Rev. 387/79
335/77	Rev. 367/77	456/77	Rev. 464/77
336/77	Rev. 861/77	457/77	Rev. 876/77
337/77	Rev. 677/77	458/77	Rev. 936/77
341/77	Rev. 891/80	459/77	Rev. 271/78
342/77	Rev. 891/80	460/77	Rev. 272/78
343/77	Rev. 891/80	461/77	Rev. 963/78
344/77	Rev. 394/77	464/77	Rev. 921/77

Ontario Regulations	Disposition	Ontario Regulations	Disposition
465/77	Rev. 963/78	612/77	Rev. 701/79
466/77	Rev. 354/80	618/77	Rev. 668/78
467/77	Rev. 72/78	622/77	Rev. 796/79
469/77	Rev. 636/77	623/77	Revkg.
470/77	Rev. 677/77	624/77	Rev. 271/78
472/77	Rev. 271/78	635/77	Rev. 189/78
476/77	Revkg.	640/77	Exp.
478/77	Rev. 861/77	646/77	Rev. 788/80
479/77	Rev. 678/77	650/77	Rev. 863/77
482/77	Rev. 210/79	651/77	Rev. 270/78
484/77	Rev. 381/79	654/77	Rev. 269/78
488/77	Rev. 827/79	655/77	Rev. 791/78
489/77	Rev. 585/78	656/77	Rev. 631/79
490/77	Rev. 478/79	660/77	Revkg.
492/77	Rev. 269/78	661/77	Rev. 271/78
493/77	Rev. 710/78	662/77	Rev. 204/80
496/77	Rev. 343/78	668/77	Rev. 269/78
498/77	Rev. 728/77	669/77	Rev. 861/77
499/77	Rev. 346/78	670/77	Rev. 272/78
500/77	Rev. 345/78	671/77	Rev. 1114/80
503/77	Rev. 843/77	672/77	Rev. 843/77
506/77	Rev. 618/77	673/77	Rev. 227/78
511/77	Rev. 616/78	674/77	Rev. 204/80
512/77	Rev. 784/77	677/77	Rev. 137/78
514/77	Exp.	678/77	Rev. 598/78
517/77	Rev. 915/78	679/77	Rev. 920/77
519/77	Rev. 597/78	682/77	Rev. 961/78
520/77	Rev. 677/77	684/77	Rev. 796/79
521/77	Rev. 623/77	687/77	Rev. 938/77
523/77	Rev. 703/80	688/77	Rev. 269/78
529/77	Rev. 891/80	690/77	Rev. 756/78
531/77	Rev. 746/77	695/77	Exp.
532/77	Rev. 821/77	696/77	Revkg.
537/77	Rev. 1002/78	697/77	Revkg.
538/77	Rev. 588/77	698/77	Rev. 448/80
543/77	Rev. 862/77	700/77	Rev. 958/78
544/77	Rev. 271/78	702/77	Rev. 676/79
546/77	Rev. 227/78	703/77	Rev. 677/79
550/77	Rev. 770/77	706/77	Rev. 703/80
552/77	Rev. 1038/80	709/77	Rev. 272/78
554/77	Rev. 348/78	710/77	Revkg.
558/77	Rev. 861/77	711/77	Rev. 137/78
559/77	Rev. 963/78	712/77	Rev. 633/79
562/77	Rev. 227/78	715/77	Revkg.
563/77	Rev. 861/77	716/77	Rev. 816/77
565/77	Rev. 204/80	717/77	Rev. 271/78
571/77	Rev. 584/79	719/77	Revkg.
577/77	Rev. 876/77	720/77	Rev. 137/78
588/77	Rev. 738/78	723/77	Rev. 959/77
589/77	Rev. 904/80	724/77	Rev. 960/77
591/77	Rev. 677/77	725/77	Rev. 961/77
592/77	Rev. 677/77	726/77	Rev. 348/78
593/77	Rev. 678/77	731/77	Rev. 959/78
595/77	Rev. 272/78	732/77	Rev. 89/78
597/77	Revkg.	734/77	Rev. 1127/80
604/77	Rev. 438/78	735/77	Rev. 1127/80
606/77	Rev. 566/80	736/77	Rev. 1127/80
609/77	Rev. 89/78	737/77	Rev. 1127/80

Ontano Regulations	Disposition	Ontario Regulations	Disposition
240.12	Rev. 1127/80	884/77	Rev. 1127/80
739/77	Rev. 1127/80	885/77	,
740/77	Rev. 587/80	886/77	Rev. 314/78
11177	Exp.	887/77	Rev. 189/78
145 77	Rev. 455/78	888/77	Rev. 190/78
746/77	Rev. 435/78	889/77	Rev. 193/78
750/77	Rev. 227/78	896/77	Rev. 959/78 Rev. 1114/80
151 77	Rev. 861/77	904/77	Rev. 703/80
753 77	Rev. 271/78	904/77	Rev. 958/78
759/77	Rev. 379/80	910/77	Rev. 405/80
760/77	Rev. 114/79	917/77	Exp.
762/77	Rev. 127/78	920/77	Rev. 70/78
763/77	Rev. 273/78	921/77	Rev. 470/78
764/77	Rev. 1112/80	927/77	Revkg.
760/77	Rev. 788/80	929/77	Exp.
770/77	Rev. 82/78	930/77	Exp.
172/77	Rev. 273/78	930/77	Exp.
778/77	Exp.	932/77	Rev. 243/79
780/77	Rev. 72/78	935/77	Exp.
781/77	Rev. 73/78	938/77	Rev. 114/79
782/77	Rev. 961/78	942/77	Rev. 227/78
783/77	Rev. 865/77	944/77	Rev. 1002/78
784/77	Rev. 269/78	945/77	Exp.
793/77	Rev. 626/78	946/77	Exp.
797/77	Exp.	947/77	Exp.
803/77	Rev. 883/77	948/77	Exp.
804/77	Rev. 884/77	949/77	Rev. 1076/80
810/77	Rev. 398/80	952/77	Rev. 325/78
828/77	Rev. 703/80	954/77	Rev. 137/78
830/77	Rev. 137/78	956/77	Rev. 234/78
832/77	Rev. 900/78	957/77	Rev. 326/79
834/77	Rev. 899/78	958/77	Rev. 325/79
835/77	Rev. 896/78	965/77	Rev. 30/79
837/77	Rev. 796/78	967/77	Rev. 822/78
838/77	Exp.	968/77	Rev. 271/78
842/77	Rev. 91/78	969/77	Rev. 272/78
843/77	Revkg.	970/77	Exp.
844/77	Rev. 448/80	971/77	Rev. 222/78
847/77	Rev. 958/78	975/77	Rev. 241/78
848/77	Rev. 959/78	1/78	Rev. 250/78
856/77	Exp.	2/78	Rev. 189/78
860/77	Revkg.	3/78	Rev. 190/78
861/77	Revkg.	4/78	Revkg.
862/77	Revkg.	7/78	Rev. 204/80
863/77	Revkg.	10/78	Rev. 316/79
864/77	Revkg.	18/78	Rev. 210/79
865/77	Revkg.	19/78	Exp.
867/77	Rev. 1052/80	20/78	Rev. 958/78
868/77	Rev. 932/78	27/78	Rev. 668/78
869/77	Rev. 1049/80	28/78	Rev. 324/79
872/77	Rev. 269/78	33/78	Rev. 163/80
875/77	Rev. 464/79	47/78	Rev. 279/80
876/77	Rev. 174/78	51/78	Rev. 666/78
877/77	Rev. 227/78	56/78	Rev. 1052/80
878/77	Rev. 526/79	62/78	Exp.
879/77	Exp.	64/78	Rev. 231/80
881/77	Exp.	70/78	Rev. 920/79

Ontario Regulations	Disposition	Ontario Regulations	Disposition
74/78	Rev. 962/78	243/78	Rev. 279/78
75/78	Rev. 194/78	247/78	Rev. 961/78
76/78	Rev. 189/78	248/78	Rev. 165/79
77/78	Rev. 190/78	250/78	Rev. 523/78
78/78	Exp.	263/78	Rev. 285/80
79/78	Rev. 62/79	267/78	Exp.
80/78	Rev. 212/78	269/78	Rev. 534/80
81/78	Rev. 63/79	270/78	Revkg.
82/78	Rev. 294/78	271/78	Rev. 535/80
88/78	Revkg.	272/78	Revkg.
89/78	Revkg.	273/78	Rev. 598/78
90/78	Exp.	274/78	Rev. 703/80
93/78	Rev. 1002/78	275/78	Rev. 703/80
94/78	Rev. 387/79	278/78	Rev. 414/78
95/78	Rev. 29/79	279/78	Rev. 415/78
100/78	Rev. 961/78	291/78	Rev. 62/79
101/78	Revkg.	292/78	Rev. 65/79
102/78	Rev. 277/78	293/78	Rev. 63/79
105/78	Rev. 57/79	294/78	Rev. 626/78
110/78	Rev. 350/80	295/78	Rev. 1077/80
111/78	Rev. 137/78	296/78	Rev. 33/79
113/78	Rev. 311/78	298/78	Exp.
115/78	Rev. 961/78	299/78	Rev. 461/78
118/78	Rev. 703/80	301/78	Rev. 156/79
119/78	Rev. 251/80	302/78	Rev. 538/80
121/78	Revkg.	304/78	Rev. 354/80
122/78	Revkg.	306/78	Rev. 643/78
126/78	Exp.	309/78	Rev. 688/78
130/78	Rev. 1012/80	315/78	Rev. 703/80
137/78	Revkg.	320/78	Rev. 414/78
144/78	Exp.	321/78	Rev. 415/78
150/78	Rev. 1002/78	326/78	Rev. 1002/78
159/78	Rev. 369/78	328/78	Rev. 648/79
164/78	Exp.	330/78	Exp.
165/78	Exp.	341/78	Rev. 857/78
172/78	Rev. 563/80	342/78	Rev. 1127/80
173/78	Rev. 57/79	343/78	Rev. 302/79
174/78	Rev. 71/79	345/78	Rev. 303/79
175/78	Rev. 405/80	346/78	Rev. 301/79
178/78	Rev. 291/80	347/78	Rev. 394/80
179/78	Revkg.	350/78	Rev. 386/80
180/78	Rev. 425/79	368/78	Rev. 464/79
181/78	Rev. 976/78	377/78	Rev. 1112/80
195/78	Exp.	382/78	Rev. 961/78
206/78	Rev. 699/78	383/78	Rev. 703/80
210/78	Rev. 386/79	389/78	Rev. 959/78
213/78	Rev. 291/78	397/78	Rev. 774/78
214/78	Rev. 552/80	404/78	Rev. 448/80
217/78	Exp.	406/78	Rev. 91/79
222/78	Rev. 984/78	414/78	Rev. 77/79
223/78	Rev. 114/79	415/78	Rev. 78/79
228/78	Rev. 387/79	417/78	Rev. 478/79
229/78	Rev. 1127/80	420/78	Rev. 868/80
230/78	Rev. 1128/80	421/78	Rev. 866/80
231/78	Rev. 1127/80	422/78	Rev. 867/80
240/78	Exp.	429/78	Rev. 958/78
241/78	Revkg.	433/78	Rev. 1002/78
242/78	Rev. 278/78	435/78	Rev. 359/79

440/78 442/78 444-18	Rev. 204/80		
442/78	1101. 204/00	(42170	D. cooling
	Day 702/00	643/78	Rev. 808/78
6.4.4 12	Rev. 703/80	645/78	Rev. 818/80
115/70	Rev. 114/79	646/78	Rev. 1021/80
445/78	Exp.	655/78	Revkg.
446/78	Exp.	659/78	Exp.
450/78	Revkg.	660/78	Exp.
455,78	Rev. 180/79	676/78	Rev. 703/80
470/78	Rev. 980/78	681/78	Rev. 464/79
474/78	Rev. 1002/78	682/78	Rev. 1076/80
475/78	Rev. 599/79	685/78	Exp.
477/78	Rev. 350/80	686/78	Rev. 497/80
482/78	Rev. 531/79	691/78	Exp.
483/78	Rev. 614/79	694/78	Rev. 294/79
486/78	Rev. 891/80	695/78	Rev. 1077/80
487/78	Rev. 891/80	696/78	Rev. 1076/80
488/78	Rev. 703/80	698/78	Rev. 384/79
495/78	Rev. 478/79	699/78	Rev. 381/79
497/78	Exp.	705/78	Rev. 319/80
498/78	Rev. 1128/80	710/78	Rev. 827/78
499/78	Rev. 1128/80	712/78	Rev. 862/78
500/78	Rev. 757/78	714/78	Rev. 961/78
501/78	Rev. 758/78	717/78	Rev. 703/80
507/78	Exp.	730/78	Rev. 204/80
523/78	Rev. 785/78	731/78	Exp.
533/78	Rev. 1002/78	736/80	Rev. 1077/80
534/78	Rev. 702/80	737/78	Rev. 624/79
537/78	Rev. 961/78	741/78	Rev. 194/79
538/78	Rev. 961/78	743/78	Rev. 196/79
541/78	Rev. 703/80	749/78	Rev. 204/80
547/78	Exp.	755/78	Rev. 534/80
550/78	Exp.	756/78	Rev. 674/79
552/78	Rev. 204/80	757/78	Rev. 273/79
		758/78	Rev. 834/78
553/78	Rev. 279/80	764/78	Rev. 872/78
554/78	Rev. 239/80	765/78	Rev. 873/78
566/78	Rev. 21/79	766/78	Rev. 874/78
567/78	Rev. 101/79	767/78	Rev. 64/79
577/78	Exp.	768/78	Rev. 1038/80
578/78	Rev. 754/80	772/78	Rev. 563/80
581/78	Rev. 796/79	774/78	Rev. 958/78
584/78	Rev. 350/80	778/78	Rev. 180/79
593/78	Exp.	780/78	Rev. 1002/78
594/78	Revkg.	782/78	Rev. 123/79
595/78	Revkg.	783/78	Rev. 123/79
596/78	Rev. 689/80	785/78	Rev. 37/79
597/78	Revkg.	789/78	Exp.
598/78	Revkg.	792/78	Rev. 91/79
599/78	Revkg.	795/78	Rev. 354/80
606/78	Rev. 751/78	800/78	Rev. 703/80
607/78	Rev. 534/80	801/78	Exp.
609/78	Revkg.	807/78	Exp.
613/78	Exp.		
615/78	Revkg.	808/78	Rev. 908/78
619/78	Rev. 294/79	818/78	Exp.
622/78	Rev. 62/79	825/78	Rev. 924/78
		826/78	Rev. 399/79
624/78	Rev. 63/79	827/78	Rev. 114/79
625/78	Rev. 767/78	833/78	Rev. 77/79
626/78 636/78	Rev. 682/79 Rev. 354/80	834/78 837/78	Rev. 78/79 Rev. 958/78

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839/78	Rev. 204/80	78/79	Rev. 274/79
849/78	Rev. 450/79	79/79	Rev. 545/80
858/78	Rev. 1002/78	80/79	Rev. 279/80
859/78	Rev. 1076/80	86/79	Exp.
862/78	Rev. 535/80	87/79	-
	Rev. 689/80		Rev. 777/79
863/78	,	88/79	Rev. 21/80
880/78	Exp.	91/79	Rev. 314/80
882/78	Rev. 586/79	101/79	Revkg.
885/78	Rev. 294/79	104/79	Rev. 796/80
888/78	Rev. 1090/80	114/79	Rev. 292/79
889/78	Rev. 71/79	118/79	Exp.
900/78	Rev 7/80	121/79	Rev. 1076/80
904/78	Rev. 1114/80	123/79	Rev. 120/80
908/78	Rev. 74/79	129/79	Rev. 1076/80
909/78	Rev. 904/80	145/79	Rev. 703/80
914/78	Exp.	146/79	Exp.
924/78	Rev. 194/79	147/79	Exp.
930/78	Exp.	154/79	Rev. 294/79
934/78	Rev. 993/80	156/79	Revkg.
935/78	Rev. 994/80	157/79	Rev. 160/80
940/78	Exp.	172/79	Rev. 111/80
941/78	Exp.	175/79	Rev. 384/79
945/78	Rev. 163/80	178/79	Rev. 354/80
952/78	Exp.	180/79	Rev. 80/80
	-		
953/78	Exp.	192/79	Exp.
954/78	Exp.	194/79	Rev. 1052/80
964/78	Exp.	196/79	Rev. 217/79
966/78	Rev. 535/80	197/79	Rev. 575/79
967/78	Exp.	198/79	Rev. 576/79
975/78	Rev. 281/80	199/79	Rev. 248/80
977/78	Rev. 29/80	212/79	Rev. 354/80
980/78	Rev. 437/79	224/79	Rev. 605/79
985/78	Rev. 187/79	227/79	Rev. 386/80
987/78	Exp.	239/79	Rev. 703/80
998/78	Rev. 87/79	252/79	Rev. 1114/80
999/78	Rev. 197/79	261/79	Rev. 1077/80
1000/78	Rev. 198/79	264/79	Rev. 503/79
1002/78	Revkg.	266/79	Exp.
1005/78	Rev. 1113/80	272/79	Rev. 448/80
9/79	Rev. 1113/80	273/79	Rev. 821/79
12/79	Rev. 123/80	273/79	
			Rev. 626/79
29/79	Rev. 508/79	280/79	Rev. 320/80
33/79	Rev. 137/80	288/79	Rev. 554/79
35/79	Rev. 703/80	292/79	Rev. 728/79
36/79	Exp.	296/79	Rev. 703/80
37/79	Rev. 264/79	297/79	Rev. 622/80
41/79	Rev. 354/80	310/79	Rev. 478/79
43/79	Rev. 624/79	312/79	Rev. 80/80
45/79	Exp.	314/79	Rev. 544/79
52/79	Rev. 1114/80	315/79	Rev. 409/80
57/79	Rev. 111/80	316/79	Rev. 749/80
59/79	Exp.	344/79	Rev. 131/80
60/79	Rev. 243/80	355/79	Revkg.
64/79	Rev. 571/79	357/79	Revkg.
71/79	Rev. 381/79	359/79	Rev. 586/80
73/79	Rev. 786/79	360/79	
74/79	Rev. 610/79	361/79	Rev. 703/80 Rev. 703/80

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	*		
Ann/70	Rev 835 70	573/79	Rev. 890/79
*07/79	Rev. 833/79	575/79	Rev. 956/79
368/79	Rev. 834/79	576/79	Rev. 957/79
369/79	Rev. 510/80	584/79	Rev. 869/79
371/79	Exp.	585/79	Rev. 163/80
372/79	Exp	588/79	Rev. 1077/80
376/79	Rev. 575/79	590/79	Rev. 306/80
377/79	Rev. 437/79	596/79	Rev. 1077/80
378/79	Rev. 248/80	597/79	Rev. 78/80
379/79	Rev. 153/80	607/79	Rev. 703/80
382/79	Rev. 936/80	608/79	Rev. 703/80
400/79	Rev. 679/80	610/79	Rev. 687/79
401/79	Rev. 437/79	612/79	Exp.
402/79	Revkg.	615/79	Rev. 1128/80
403/79	Rev. 703/80	617/79	Rev. 1049/80
404/79	Rev. 355/80	619/79	Rev. 1049/80
:17 70	Rev. 350/80	620/79	Rev. 728/79
418/79	Rev. 1077/80	624/79	Revkg.
423/79	Rev. 703/80	625/79	Rev. 956/79
429/79	Rev. 279/80	626/79	Rev. 957/79
435/79	Exp.	632/79	Rev. 393/80
436/79	Exp.	642/79	Rev. 689/80
437/79	Rev. 928/79	647/79	Rev. 917/79
440/79	Revkg.	652/79	Rev. 1114/80
441/79	Revkg.	661/79	Rev. 448/80
442/79	Revkg.	664/79	Rev. 204/80
443/79	Revkg.	670/79	Revkg.
447179	Revkg.	673/79	Exp.
448/79	Revkg.	678/79	Rev. 294/80
450/79	Rev. 478/79	679/79	Rev. 1052/80
455/79	Rev. 521/80	687/79	Rev. 762/79
456/79	Rev. 645/80	688/79	Rev. 62/80
482/79	Rev. 928/79	697/79	Rev. 703/80
500/79	Rev. 557/79	698/79	Rev. 76/80
503/79	Rev. 688/79	711/79	Rev. 67/80
505/79	Rev. 542/79	712/79	Rev. 68/80
508/79	Rev. 935/79	713/79	Rev. 405/80
511/79	Rev. 843/80	714/79	Rev. 521/80
512/79	Rev. 845/80	728/79	Rev. 321/80 Rev. 145/80
513/79	Rev. 843/80	729/79	Rev. 143/80 Rev. 20/80
515/79	Rev. 847/80	732/79	Rev. 856/80
516/79	Rev. 844/80	732/79	Revkg.
517/79	Rev. 846/80	734/79	Rev. 1076/80
521/79	Rev. 891/79	741/79	Rev. 354/80
523/79	Rev. 689/80	757/79	Rev. 833/79
542/79	Exp.	757/79	Rev. 833/79 Rev. 834/79
543/79	Rev. 556/79	759/79	Rev. 835/79
546/79	Rev. 647/80		
553/79	Rev. 354/80	760/79 762/79	Rev. 49/80 Rev. 861/79
554/79	Rev. 828/79		'
556/79	Revkg.	771/79	Rev. 521/80
	Revkg.	785/79	Rev. 703/80
557/79		792/79	Rev. 204/80
567/79	Revkg.	793/79	Rev. 703/80
	Rev. 1034/80	796/79	Rev. 890/80
568/79	Rev. 833/79	798/79	Revkg.
569/79	Rev. 834/79	804/79	Rev. 39/80
570/79 571/79	Rev. 835/79	821/79	Rev. 673/80

Ontario Regulations	Disposition	Ontario .Regulations	Disposition
024/70	Par 204/20	166/00	Pov. #24/00
824/79	Rev. 804/80	166/80	Rev. 534/80
829/79	Rev. 349/80	187/80	Rev. 703/80
830/79	Rev. 348/80	188/80	Exp.
838/79	Rev. 204/80	189/80	Exp.
840/79	Rev. 818/80	209/80	Rev. 703/80
861/79	Rev. 207/80	216/80	Exp.
867/79	Rev. 145/80	223/80	Exp.
868/79	Rev. 21/80	246/80	Rev. 626/80
871/79	Rev. 703/80	247/80	Rev. 627/80
876/79	Rev. 256/80	253/80	Rev. 1076/80
880/79	Rev. 842/80	255/80	Rev. 1076/80
881/79	Rev. 844/80	262/80	Rev. 433/80
882/79	Rev. 843/80	293/80	Rev. 703/80
883/79	Rev. 845/80	304/80	Rev. 430/80
884/79	Rev. 846/80	314/80	Rev. 1028/80
886/79	Rev. 847/80	329/80	Rev. 710/80
889/79	Rev. 120/80	330/80	Rev. 711/80
890/79	Rev. 569/80	345/80	Rev. 1114/80
901/79	Rev. 703/80	358/80	Rev. 1127/80
909/79	Rev. 404/80	359/80	Exp.
911/79	Exp.	360/80	Exp.
914/79	Rev. 1076/80	365/80	Rev. 1042/80
917/79	Rev. 241/80	367/80	Rev. 1038/80
921/79	Exp.	369/80	Rev. 742/80
922/79	Exp.	371/80	Exp.
928/79	Rev. 528/80		Rev. 786/80
	Rev. 1116/80	406/80	
934/79	,	407/80	Rev. 718/80
935/79	Rev. 1117/80	412/80	Rev. 1114/80
936/79	Exp.	413/80	Exp.
941/79	Exp.	426/80	Exp.
943/79	Rev. 227/80	427/80	Exp.
944/79	Rev. 193/80	429/80	Exp.
948/79	Exp.	430/80	Rev. 593/80
956/79	Rev. 246/80	435/80	Exp.
957/79	Rev. 247/80	443/80	Rev. 563/80
9/80	Rev. 306/80	446/80	Rev. 531/80
10/80	Rev. 354/80	450/80	Rev. 1028/80
13/80	Exp.	453/80	Exp.
22/80	Exp.	454/80	Rev. 465/80
27/80	Rev. 1126/80	455/80	Rev. 465/80
33/80	Rev. 1128/80	458/80	Rev. 465/80
34/80	Rev. 1128/80	459/80	Rev. 465/80
35/80	Rev. 1127/80	463/80	Rev. 703/80
37/80	Rev. 771/80	466/80	Exp.
39/80	Rev. 446/80	475/80	Rev. 569/80
41/80	Rev. 1076/80	477/80	Rev. 533/80
49/80	Rev. 369/80	480/80	Rev. 818/80
53/80	Rev. 703/80	495/80	Rev. 703/80
62/80	Rev. 304/80	498/80	Exp.
67/80	Rev. 329/80	510/80	Rev. 1041/80
68/80	Rev. 329/80 Rev. 330/80		,
		523/80	Exp. 703/80
69/80	Exp. 671/80	524/80	Rev. 703/80
77/80	Rev. 671/80	525/80	Exp.
137/80	Rev. 1006/80	544/80	Rev. 548/80
138/80	Rev. 703/80	546/80	Exp.
141/80	Rev. 1049/80	549/80	Rev. 1008/80
144/80	Exp.	554/80	Exp.
145/80	Rev. 570/80	570/80	Rev. 883/80

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\$71/80	Rev. 604/80	710/80	Rev. 829/80
572/80	Rev. 603/80	711/80	Rev. 828/80
577/80	Rev. 880/80	714/80	Rev. 1004/80
581/80	Rev. 792/80	732/80	Rev. 1127/80
593/80	Rev. 826/80	741/80	Rev. 1041/80
610/80	Rev. 716/80	742/80	Rev. 877/80
015/80	Rev. 991/80	768/80	Rev. 1028/80
628/80	Rev. 1106/80	785/80	Rev. 1077/80
632/80	Rev. 936/80	806/80	Rev. 1049/80
637/80	Rev. 883/80	807/80	Rev. 1052/80
642/80	Rev. 1114/80	826/80	Rev. 1094/80
679/80	Rev. 1079/80	831/80	Exp.
702/80	Rev. 703/80	935/80	Rev. 936/80
		1062/80	Rev. 1114/80



